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NORTH RIDING RECORDS

VOLUME IV., NEW SERIES



THE

NORTH RIDING RECORD SOCIETY

FOR THE

PUBLICATION OF ORIGINAL DOCUMENTS

RELATING TO THE

NORTH RIDING OF THE COUNTY OF YORK



VOLUME IV., NEW SERIES

THE HONOR AND FOREST OF PICKERING

(EDITED BY ROBERT BELL TURTON, BARRISTER-AT-LAW)

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ERRATA.

Page 47, note, for Melton read Malton.

,, 57, line 16, for woods read ward.

,, 66, lines 19 and 27, for Melton read Malton.

,, 148, note, for Hawker read Hawsker.

,, 179, line 3 from bottom, for 11th read 27th.



INTRODUCTION.

This, the fourth volume of the North Riding Record Society, marks the close of the New Series. That common disease of all like Societies, a lack of new members, has brought about the end. Had it not been for the generosity of those members who paid their subscriptions during the years when no volumes were issued the Society could not have gone on so long; as it is, it is some satisfaction to think that the whole of the Pickering Eyre is now in print, as well as a considerable number of other original documents which will assist in forming a conception of the administration of a north country Forest. The material in the Record Office relating to Pickering is by no means exhausted; had another volume been possible, it was proposed to supplement the first volume by printing for the most part documents relating to the Tudor period; but unless the official Indexes which may hereafter be published bring something more to light, the records of Pickering in the fourteenth century are almost entirely in print.

So far as our Society is concerned, it is proposed to amalgamate it with the Yorkshire Archæological Record Society, and it is hoped that those of our subscribers who are not already members of that body will become such

THE FOREST EYRE.

For many reasons it would have been better to have reserved my remarks on the Eyre until its conclusion. Difficulties which seemed insoluble at first found their solution later, and a comparison of two references to the same fact often made clear what the single statement left obscure. To a certain extent I attempted to follow this plan, but in calling attention to subsidiary points it was often impossible to avoid expressing an opinion on other matters. In what follows I propose to give a short sketch of the Eyre, its constitution, its procedure, and its jurisdiction, but I must be forgiven if I occasionally repeat, and occasionally modify, what I have written in earlier volumes.

I must leave it to the Selden Society, in their volume for 1899, to trace out the gradual evolution of the Forest Eyre. So far as the

duties of the Itinerant Justices were concerned their commissions bore a striking resemblance to those of the Judges who travelled round the country for the purpose of trying ordinary criminal offences; cp. Bracton, folio 115b: Britton, fol. 8, with Fleta, fol. 23. Our notices of such Eyres in Pickering Forest in early times are exceedingly scanty. It almost seems as if in the twelfth and thirteenth centuries the Chief Justice of the Forests north of the Trent exercised a more immediate influence over the administration of the Forest than in later times. Possibly the Malton Cartulary gives us most assistance in this respect. The inquisition at p. 190, post, the date of which appears to be the end of the reign of John, was addressed to one who at one time was the Chief Justice of the Forests; on the other hand the Justices who, towards the end of the next King's reign, arrented an assart in Newton (see p. 182, post), seemed to bear a very strong resemblance to the Justices of the Forest in Eyre, whose sittings we commemorate in these These notices are too scanty to form the basis of a theory, but the conclusions to which they lead are worth comparing with notices of the proceedings of Justices in other forests.

When we reach the reign of Edward I. we find Justices Itinerant of the Forest, described as such. Between the years 1280-1288 we read of three, if not four, Eyres in Pickering, that of Alexander de Kirkton and Ralph de Dacre, for the latter of whom, if he should be engaged elsewhere, John de Lithegraines, the Sheriff, was to be substituted (Vol. II., N.S., pp. 45-47), 8-10 Ed. I.; that of William de Vescy, Thomas de Normanville, and Richard de Crepping (Vol. III., N.S., p. 178), 14 Ed. I.; and that of William Wyther and Roger Brabazon (Vol. III., N.S., p. 18; Vol. IV., N.S., p. 2), in 16 Ed. I. It was between the first and second of these Eyres (see Vol. II., N.S., p. 226) that Edward I. granted to his brother Edmund the right to have Justices of the Forest to hold their Eyres in Pickering Forest whenever the King's Justices held like Eyres in Royal Forests. The Justices named, as well as those who went on the Eyre in 1334, appear to have been taken from the same class as the King's Justices; Richard de Willoughby appears to have been a Justice of the King's Courts at the very time that he was on Eyre, while Roger Brabazon was appointed a Justice after his return from Eyre; William de Vescy was brought up to the practice of the law, and William Wyther was on one occasion appointed a commissioner of over and terminer (see Foss's Judges).

We do not hear of any Forest Eyres having taken place during the period of the Scotch wars, and in the state of impoverishment to which Yorkshire was reduced in the reign of Edward II., the profits to be derived fromfines could not be expected to be very great. We do, however, hear of a special commission being sent down to try Sir John

de Faucomberge and others of his party for poaching in Pickering Forest (Vol. II., N.S., p. 257). The fine imposed is variously stated at £100 and 100 marks; it appears, however, that only £6 13 $^{\rm s}$ 4 $^{\rm d}$ was actually paid (Vol. III., N.S., p. 250), and doubt appears to have been thrown on the legality of the commissions. In Vol. I., N.S., we have already seen that such commissions were considered perfectly legal in the reign of Henry VII., and indeed had practically replaced the jurisdiction of the Justices Itinerant of the Forest.

In the year 1334 the county was getting into a more settled state, and about the same time we hear of Forest Eyres taking place in Wiltshire, Nottinghamshire, Yorkshire, and other counties (see Calendar of Patent Rolls, 1331-1334, pp. 66, 519, and 561). The actual Lord of Pickering was Henry Earl of Lancaster, brother to Earl Thomas and son of Earl Edmund. He however seems, so far as we can judge, to have handed over the management of Pickering to his eldest son, then the Earl of Derby, and before his death the first Duke of Lancaster. At p. xxxiv of my Introduction to Vol. II., N.S., I have referred to the dates when the several commissions were issued. It will be noticed that the summons was issued for Monday, 6th October, 1334; but by virtue of subsequent writs the Justices were directed to hold adjourned sittings when thought expedient; and in fact the Justices, or two of them, sat at Pickering upon the following dates: Monday, 6th October, 1334; Monday, 13th March, 1335; Monday, 15th May, 1335; Tuesday, 31st October, 1335; Thursday, 15th February, 1336; Monday, 2nd December, 1336; Monday, 17th March, 1337; Monday, 22nd September, 1337; Monday, 31st March, 1338; and Tuesday, 15th September, 1338; and at Hackness, within the liberty of Whitby, on Thursday, 18th May, 1335. The transcript of the rolls does not appear to have been made up in chronological order; it seems ratherto have been arranged under some sort of headings; and it will therefore be convenient to follow out a similar plan in these observations.

Besides trying offences of game, which do not seem to have come within the jurisdiction of the Swainmote Court, the Justices in Eyre appear to have exercised all those functions which belonged to an Attachment Court, as well as a great many of those which belonged to a Manorial Court.

All freeholders having lands within the Forest were directed to attend; as also the past and present officers of the Forest, namely, foresters, verderers, regarders, and agisters; the four men and the reeve from each township, and the foresters of a township where there were any. It is hardly necessary to add that those who had found bail for

their appearance before the Justices were also bound to appear. The verderers, past and present, and the legal representatives of deceased verderers were bound to produce their rolls, which I apprehend were presentments of offences presented at the Swainmote Court. It is not impossible that more than one verderer occasionally presented the same offence, which would account for the double entry of the same matter which sometimes occurs.

Many of the Rolls appear to have been missing; in the case of one William Ward [? or Bard] he pleads that they were stolen; in the cases of others the verderers were dead and their descendants had received no rolls; but whatever the excuse might be, it was taken as a mitigation of the offence only; if no rolls were produced a fine was imposed. It is a matter of great regret that, so far as I am able to speak with any confidence, there exists no means of ascertaining to what extent, if any, the fines imposed were actually levied and who levied them; occasionally we are told that a fine was paid into Court, but in most cases its payment was secured by sureties only; and when we consider the dearness of money in those days, and the relatively heavy nature of the fines imposed, we should be greatly surprised if they were all actually received.

THE OFFICERS OF THE FOREST.

FORESTER IN FEE.

The record commences with the names of the officers of the forest. First in importance come the foresters in fee of the West Ward, that is to say, of Pickering Forest properly so called, bounded on the west by the River Seven, and on the east by a stream described as the stream of Skitterick (the name is written in several ways), which must have lain not far from the upper portion of the Derwent, possibly near Ayton where it divides Pickering Forest from Whitby. What the origin of the foresters in fee is it is difficult to say. It is not only improbable that they had a pre-conquest origin, but the evidence, so far as it goes, tends to show that it was not until the end of the reign of Henry II. that they gradually acquired the rights which they claim in this Eyre. Most probably they were at first only officers of the King's, appointed at pleasure and liable to be removed at pleasure, holding their land by virtue of their office and paid by fees, not to mention extortions.

Forest Proceedings (Ancient) Chancery, No. 90, contains the verdict of twenty-four knights and freetenants of Yorkshire; probably of the early part of the reign of Henry III. Their names are John de Daiville, Thomas de Lutton, John de Harpham, Nicholas Basset, William Darel, Oliver de Brinkil, Walter de Soureby, William son of

Thomas, Adam de Drifeld, Nicholas de Gart [Garton], William de Withet[on], William Burdun, Benedict de Seterington, Henry de Hamert[on], Robert de Barkeston, Robert de Riville, William Haget, Robert de Agheford, Oliver de Gunnebi, Richard de la Rivere, John de Meningtorp, William Boniface, William de Bart[on], and Stephen de Poketorp. Amongst other things they say that in Pickering Forest there were foresters in fee to guard the forest to the King's use, and that the chamberlain appointed foresters to act with the foresters in fee so as to guard it the better.

The earliest and most reliable records are of course the Pipe Rolls. My references to these are solely derived from such as have been printed. In the earliest known one, which is now universally attributed to the year 35 Hen. I. (1135), at p. 26 of the edition by Hunter we find Robert de Widville, possibly an ancestor of the Wivills, accounting for ten silver marks in respect of profits arising from (de censu) Pickering Forest. I can find no connection between him and either the Boies or de Kingthorpes, the ancestors of the foresters in fee in 1234. There are no known Pipe Rolls in existence of the reign of Stephen, and when we arrive at that of Henry II. it is not until his twelfth year, or 1165, that we find what we are looking for. At p. 40 of the volume containing 12 Hen. II. we find William Boie, forester, and Alan the forester, accounting, the first for five marks and the latter for ten; but, in my opinion, in the absence of further evidence, it would be rash to assume that at this date they were foresters in fee. holding a hereditary office and enjoying prescriptive rights attached to that office. Such an assumption may be correct, but what little evidence there is leads to the conclusion that the office was then growing, that its duties were undefined, and that if it was hereditary it was so by virtue merely of the custom to promote a son to the office that his father had held. We do not find, for instance, in the Pipe Rolls any marked localisation of the foresters. For instance, in 15 Hen. II. (see p. 41) and 16 Hen. II. (p. 40), Alan the forester accounts for £,2 arising from Scalby forest, a sum which he paid in 17 Hen. II. (p. 74). Again, 18 Hen. II. (p. 56), he and Ralph de Bolebeck owe 4 marks, of which they pay 3 marks that year, and the residue the next year, arising from Scarborough forest, evidently a synonym for Scalby. The conclusion, therefore, that we should draw is that there were two foresters in the east ward and only one in the west; in later times the opposite was the

In the Cartularies of Malton, Rievaulx and Whitby, some further light is thrown upon the subject. At p. 85 of the last-mentioned (Surtees Society, Vol. LXIX.), William Boie conveys a toft in Lockton to the Hermitage of Goathland, the date of the transaction being fixed by

Canon Atkinson as the reign of Henry I., but there is nothing to show that he then occupied an official position in Pickering Forest. I am also inclined to think that the learned Canon has fixed too early a date for the surrender of Goathland Hermitage to Whitby Abbey. A passage in the Rotulus de Finibus (printed by Sir T. D. Hardy), p. 326, certainly inclines to the view that the surrender did not take place until 7 John or thereabouts, in which case William Boie might have conveyed the toft temp. Henry II. If, however, the Canon's date is correct, he can hardly be the same as the William Boie mentioned before, who also appears in the Rievaulx Cartulary (Surtees Society, Vol. LXXXIII.), at pp. 110 and 118, as a witness to charters apparently belonging to the reign of Henry II. At p. 135 of the same volume there is a recital of a recognition which appears to belong to the same reign, and amongst those who make the acknowledgment we find Hugo Boia, described as a Warden of the Waste below Pickering, in later times a distinct officer, although possibly in early times it came within the jurisdiction of the foresters of Pickering Forest. Research amongst the Pipe Rolls would no doubt enable us to fix with tolerable precision the succession in the office up to the grant of the forest to Earl Edmund. This time has not permitted me to do. The last of the Boies who held the office appears to be Walter Boie. He occurs in the Malton Cartulary (post, p. 190) as forester in fee between the years 1221-1224.

In the Testa de Nevill (m. 679, p. 375), and the Red Book of the Exchequer, Vol. I. (R. S., Vol. 99), p. 467, Walter Boye held 3 carucates in Lockton, and Alan de Kinthorpe the same in Kingthorpe, both by serjeanty; the date is given in the margin of the Red Book as c. 1212-1217. The tenants of certain of the lands so held by serjeanty are given at p. 376, m. 684. At the conclusion we are told that John de Thornton married the heiress of Walter Boye who held the serjeanty by the service of keeping Pickering Forest, and held the remaining lands by the same service. At p. 377, though in fact of an earlier date, the two foresters are given thus: Alan Boye, and Alan son of Geoffrey, each by serjeanty of the forest. Alan Boye was forester certainly prior to the year 1200, when (see Rotuli de Oblatis by Sir T. D. Hardy, p. 108 [an. 2° Johann.]) his bailiwick had been forfeited, and he offered a fine of 300 marks to obtain its restoration. From the preceding page it appears as if Alan de Thornton was the other forester, and he may therefore be the same as Alan son of Geoffrey referred to, but the forest over which he was forester can only be conjectured from the names of his bail.

While on this subject, an entry occurring both in the Testa de Nevill, pp. 375, 376, and in the Red Book of the Exchequer, p. 467, is worthy of note. Guy the huntsman (Wid. venator), and Richard his son of

Aislaby (Ricardus filius Wyth' de Aslaceby) held two carucates of land in Aislaby by the service of training a lymer (affetandi, aptandi, limerium). Richard redeemed his land for $\pounds 2$ a year, and hence we find no trace of the service in these two volumes. (See also the Inquisitio post mortem of Richard de Aslacby, at p. 88 of Vol. XII. of the Yorks. Arch. Society, Record Series, and Assize Roll, No. 1043 [15 Hen. III.] m. 4d.)

The family history of the Boyes is told at m. 24 of the Assize Rolls (Yorks.) 15 Hen. III. [P.R.O. No. 1042]. It there appears that Walter had a brother William who died without issue, and two sisters, Agnes,

the wife of Geoffrey de Mixbury, and Emma.

Walter himself, however, appears to have left issue (see p. 180, post), most probably all daughters, hence the 3 carucates appurtenant to the forestership has dwindled down (see Vol. III., p. 253) to 4 tofts and 4 oxgangs. The office itself seems to have fallen to the lot of Helen, who apparently married a de Wrelton, as at p. 130, post, she is described as mother of Roger de Wrelton. Roger left a son Alan, but on the death of the former, the latter being a minor, litigation arose. One John de Bulmer, another descendant in the female line from Walter Boie, put in his claim, and so far successfully (see Vol. III., p. 87), that he received in exchange from Earl Thomas (see also post, pp. 213, 241,) a messuage and a virgate of land, while the Earl granted the office to John de Monmouth. At p. 87 of Vol. III. it is stated that Alan de Wrelton claimed, and eventually obtained, restoration of his rights from Earl Thomas. It may, however, be doubted whether this is quite correct. The ministers' accounts (see post, pp. 197, 200 and 215) show that, at any rate up to the last year of the reign of Edward II., the office was in the King's hands, while the petition printed at p. 253 of Vol. III. is addressed to the King, and not to the Earl. The question is not, however, very material. At the close of the reign of Edward II., or the commencement of the reign of Edward III., Alan de Wrelton was forester in fee.

It is not impossible that John de Bulmer had to make restitution, and to compensate John de Monmouth; at Vol. III., p. 15, the latter is described as possessing a toft and two oxgangs in Pickering, which may or may not be the same as those granted to John de Bulmer; the coincidence is worth noting. To return to the forestership, we are told (see Vol. III., p. 87) that Alan de Wrelton enfeoffed William de Percehay of it. At p. 55 of Vol. II., N.S., we are told that Alan de Wrelton was dead; he must have been quite a young man, if the statement is correct; but the rolls are not very correct on matters of detail, and it is most probable that he had sold his right to William de Percehay with the object of letting the latter contest the question while he retired

into obscurity. Though at first I thought otherwise, I now think that he is identical with the Alan de Wrelton mentioned at Vol. III., N.S., pp. 62 and 66. William de Percehay was no doubt a relation, probably a brother, of Walter de Percehay of Ryton (see Kirkby's Inquest, Surtees Society, Vol. XLIX., p. 118), and at a later date, see Vol. I., p. 141 (i.e., in 1490), we find the two lines coalescing, the forester of fee being described as of Ryton. It had continued in this family from the reign of Edward III. to that of Henry VIII. (see Vol. I., p. 187), but at the commencement of the reign of James I. (see Vol. I., p. 84) Sir Richard Etherington had obtained the office. There was a slight interruption during the Lancastrian Kings. From an Inquisitio post mortem, 8 Hen. IV., n. 2, we learn that Sir Robert Persay rebelled against the King, who on 4th April, 1406, granted Wrelton and the office of chief forester to Sir David Rocliff. The latter died on the 20th June following, and on the 17th February in the next year Sir Robert Persay was pardoned and restored.

So far as I am aware no member of the Percehay family is to be found under that name, either in the Yorkshire or London Directory. The last of the family who is to be found in history was one Christopher Percehay, who appears acting (see North Riding Records, Old Series, Vol. V.) as a Justice of the Peace for the North Riding during the Commonwealth; we also learn from the Calendar of State Papers that in the years 1659–1660 he was Receiver-General of the Revenue for the County of York; but after the Restoration his name no longer occurs either amongst the acting Justices or in the Calendar of State Papers.

The disappearance of the name may perhaps be accounted for by its similarity with the better known name of Percy; the form Persay is also to be found, and we constantly find Percehay written either as Percy or Persay. I would suggest as its interpretation that it is a place-name—Piers' Hay or the Hay of Peter. The Hay was not simply a wood in its original meaning; it was rather a hunting enclosure (see Peigne de la Cour, La chasse a la haie), and it was not uncommon to find a place designated as the Hay of some person: cp. Haia Ernaldi in the Guisborough Cartulary [Surtees Society, Vol. LXXXVI., p. 2]. In Boie we have most likely also a place-name, the de having also dropped out; and it is probable that William Boie is William de Bois, or William of the Wood.

When we turn to the other forester in fee the descent is still more imperfect. There may be a connection which I cannot quite trace out between the de Kingthorpes and the Malcakes; it requires, however, proof that Alan the forester mentioned at p. 110 of the Rievaulx Cartulary was an ancestor of the former, and that Asketin his brother was Asketin Malcake. In the reign of Henry III. the forester in fee

was Alan, son of Geoffrey de Kingthorpe: by an Inq. p.m., dated 1275, Parnell, daughter of Geoffrey, son of Alan de Kinthorp, was found to be next heir to the said Alan, and of the age of eight years (Cal. Gen. i. 221). This was Parnell, wife (wrongly called daughter at Vol. II., N.S., p. 55) of Roger de Mansergh: she was at the date of the Eyre a widow of about 67 years of age, with an only daughter Alice (see Vol. II., N.S., p. 242), and from her the office seems to have passed into the hands of the Hastings family, of whom Edmund at the date of the Eyre acted as deputy for her. This Edmund might have married her daughter Alice, who was about 23 years old at the date of the Eyre. However it came about, the office seems to have remained in the family for a considerable time. We have already seen in Vol. I., N.S., how through the expensive litigation in which Sir Roger de Hastings indulged his possessions, together with the office of forester in fee, passed into the Cholmley family.

There had been a third forester in fee, namely, for Scalby Forest, which was so often spoken of as part of Pickering Forest, and so often as distinct from it. This office had been originally held by the Bolebeks, of whom Ralph succeeded his father Ralph, and Osbert succeeded his brother the younger Ralph (see Inq. p.m. of the latter, of date 7 April, 1252, abstracted at p. 31 of Vol. XII. of the Yorkshire Archæological Record Series). Osbert de Bolebek, in or about 1255, sold the office to Hugh Bigod, who was succeeded by his son Roger Bigod the Earl Marshal (see id., p. 45, and Vol. II., N.S., p. xxvi). In Vol. II., N.S., 35-45, we have a full account of the proceedings against the Earl Marshal, which resulted in the forfeiture of the office. Questions probably arose between the King's advisers and those of Henry Earl of Lancaster, as to whether the effect of the forfeiture was not to vest the office in the King, and it might have been with the object of settling any such controversy that the surrender printed infra, p. 165, was made in the year 1354 to the Earl. It does not, however, appear that the Crown had in fact ever exercised any rights in respect of the office; the Constable of the Castle appointed the foresters (see Vol. II., N.S., p. 56).

Each of the foresters in fee was bound to find two foresters to perform the active duties of the office (see Vol. I., N.S., p. 187, Vol. II., N.S., p. 53), and similarly the guardian of the East ward had also the right to appoint two foresters under him, while he also seems to have two foresters associated with him.

In addition to the land in right of which they held office, the foresters in fee also claimed certain privileges, set at pp. 82-90, of Vol. III., N.S. They claimed to have the fines paid for cattle straying into the Lord's demesnes, Blansby Park and Dalby Laund, to have brushwood, dry wood, and after pannage, except in Blansby Park and the demesnes of

Wheeldale; payments made for collecting nuts by those who had no common right to do so; chips, bark and tree tops of all oaks given away or used by the Earl, but not from those sold. These rights will be seen to correspond very closely with the rights claimed in Scalby Forest by Roger Bigod at Vol. II., N.S., pp. 45-50. The verdict of the jury was in favour of the claim, except as to the escapes and the claim to the chips, bark, and tree tops. With regard to the first, they said that before Blansby Park was enclosed any forester or woodward was entitled to the fine paid in respect of any head of cattle found straying there as his wages for preserving the pasturage, but after the Park was enclosed the fines belonged to the Earl. In Dalby Laund a similar custom had existed, until a forester with fixed wages was appointed, after which time if the latter found the stray the Earl had the fine, and the forester in fee had it if his forester found the stray. As to the chips, barks and tree tops, they admit that the foresters in fee have usually taken these, but they say that of right they belong to the Earl, who can do what he pleases with them.

Confirmation of the right of the forester in fee to have the payment made for collecting nuts is found later at pp. 200, 217, where the item appears amongst the receipts at the time when the office was in the hands of the King.

I have before referred to the fact that the foresters in fee could maintain no right for puture in Pickering Forest, that is to say, no right to compel the residents within the forest to pay anything towards the board of their servants. Attempts to exact such a right were in truth made (see Vol. III., N.S., p. 15), but they were treated as an offence and punishable with a fine (infra, p. 57), though the fine was not heavy. In the sixteenth century Henry Cholmley, then forester in fee (see Vol. I., N.S., p. 222), attempted to set up a right to receive a hen from every house to which firewood was supplied, but the answer to the claim shows how baseless it was. Baseless, nevertheless, though it may have been, and doubted though it certainly was, Gawine Bebington leads us to infer (Vol. II., N.S., p. 7) that it was still practised in the early part of the seventeenth century.

It was not uncommon for foresters in fee to set up fresh claims; we have before seen (Vol. I., N.S., pp. 149, 150) the claims which the foresters in fee in the days of Henry VII. attempted to set up, and how they only succeeded in establishing (as of right) one, namely, a right to have the left shoulder of every deer slain within the forest. Even this custom must have been of modern introduction, as no trace of it is to be found in the reign of Edward III.

The right of the foresters in fee to browse wood is very clearly defined by Gawine Bebington in 1622 (see Vol. II., N.S., p. 5). They could

only have the dry wood felled for the deer in the Duchy Woods, and they were not to fell any large branches; they might fell wood for the deer in the woods of freeholders, but they could not have the wood so felled. Norden (see Vol. I., N.S., p. 29) had challenged the right of the foresters in fee to have this browsewood, and had referred to ancient records where he says that the profits arising from such had been accounted for. Possibly he had referred to the accounts printed at the end of the volume, but in them the browsewood (caplicium) referred to was derived either from the forester-in-fee-ship of Scalby Forest, or from that of Alan de Wrelton, both of which were then in the King's hands. The Jury (see id., p. 34) say that they never knew any sold "for the Prince's use."

VERDERERS.

The verderers were officers appointed in the County Court. Their principal duty appears to have been to attend the Swainmote and Attachment Courts (held by the Bailiff or Steward) and to keep the rolls of such courts. They were also supposed to be especially conversant with the customs of the forest, and were always a component part of any Jury whose duty it was to try any questions arising out of the forest. Manwood tells us, no doubt correctly, that the name is derived from vert, as viridarius, the Latin form, is derived from viridis. In latter times they were usually esquires or gentlemen of good birth (see Manwood, c. 21), and from the names given at pp. 52-55 of Vol. II., N.S., it is evident that in the days of the Edwards they were chosen from the principal families within the Honour, though Sir John Moryn is the only one who was of the rank of a knight. I have often previously called attention to errors in the Coucher Book. It is evident that in copying the rolls the scribe was greatly put to it in order to distinguish between W and B; the verderer who is described at Vol. II., p. 54, as William Ward, is called William Bard (*infra*, p. 31), and the latter is probably correct. He was of Osgodby, and a man of considerable possessions. In only one case was a father succeeded by his son, William Thurnef by his son Robert, and here I have no evidence that the succession was immediate. The writ for the election of a verderer in his place is given in the Close Rolls 1 Ed. III., pt. 1, m. 26. At p. 237 of Vol. II. I have set out the writs, dated 1 June, 1309, for the election of new verderers on the respective deaths of Adam Bruce and William de Irton.

In the Close Rolls 17 Ed. II., m. 30, of date 16 November, 1323, verderers were directed to be appointed in the place of Alexander de Bergh and John Moryn, who were said to be too busy on other matters, and of William Thurnef, said to be broken down with old age (senio

confractus). The latter direction was evidently not carried out, as the latter writ already referred to shows; in the case of Alexander de Bergh his name does not appear amongst the former verderers at pp. 53-55 of Vol. II.; it is therefore probable that he was elected, but was unable to undertake the office. From p. 244 of Vol. II. it appears that in 1323, a year after the death of Earl Thomas, a fresh election of verderers occurred in the place of the Earl's verderers whom the King removed from their office.

At the date of the Eyre the verderers were four in number, and this was the usual number in most forests, so much so that Mr. Fisher, in his "History of the Forest of Essex," regards them as the successors of the four freeholders to be chosen under the Laws of Canute to guard the forest; I have, however, at p. 190, called attention to the fact that in the early part of the reign of Henry III. only three verderers are mentioned. It is not quite clear whether the verderers were to be considered as chosen two for the East Ward and two for the West Ward. If we refer to their taxation under the Lay Subsidies, we get the following results: Robert Thurnef was rated in Snainton (p. 142, inf.) in 1327 and in 1332, at 7^{s} in the latter year, p. 157); Roger Brown in Thornton at 2^{s} 5^{d} in 1327 (p. 140), and 2^{s} 4^{d} in 1332 (p. 186); Robert Playce in Lebberston, at 6^{s} $1^{\frac{1}{2}d}$ in 1327 (p. 142), and 6^{s} 6^{d} in 1332 (p. 159); John de Kilwardby in Cayton, at 25 in 1327 (p. 141) and 4s. 5d in 1332 (p. 159). It is therefore not improbable that the two former were chosen for the West Ward and the two latter for the East Ward. At p. 33 of Vol. III. and p. 46 of Vol. IV., William de Irton and Robert Wyerne are (if we may amend the record) described as having been verderers for the East Ward, a fact that supports the view that the verderers were distinct, as also the fact that it was their duty to preside both at the Court of Attachments and at the Swainmote Court, where they received the attachments and ordered them to be enrolled. Now it is quite clear that in later times, and it is probable that at all times, distinct courts sat in both wards; it is therefore equally probable that the verderers were also distinct. Indeed, from Vol. III., p. 178, it seems practically certain that there were only two verderers in Scalby Forest in the year 1285. Another point to be observed is, that if one disregards a few notices which on their face appear to have been incorrectly copied, the verderers are also liable in pairs for the fines which they have received. For instance, we find Bernard de Bergh and Robert de Cliff generally coupled together. From the Yorkshire Lay Subsidies of 1301 (Yorks. Arch. Society Record Series, Vol. XXI., pp. 64 and 60) we can locate the former in Wrelton and the latter in Thornton, both in the West Ward. Similarly, the same volume, pp. 68 and 60, enables us to fix Robert de Wyerne and William de Irton in Newbigging and Irton, both in the East Ward.

Fisher (Forest of Essex, p. 76) tells us that the Court of Attachments had originally no power to proceed judicially except as to trespasses relating to vert the value of which was less than 4d. We find, however, in the present volume plenty of cases which, if I interpret them aright, show that the verderers, it may have been in the Court of Attachments or it may have been in the Swainmote Courts, fined offenders for sums for which they or their successors were held to account. At p. 46, 10s for unagisted pigs taken during the mast season; at p. 47, £4 for sixteen oxen taken when Allantofts was driven; 4s for a horse taken in Langdale; at p. 50, sums varying from 8s 8d to 6d for vert taken by several persons. At p. 51 there is an entry which militates against the theory that the verderers for the two wards are distinct; the monies were collected by persons whom I take to have been verderers of the West Ward, but the offence was committed in Scalby Hay in the East Ward. The probable explanation of these sums appearing here is that they were sums which should have been paid over to the bailiff. In the Ministers' Accounts printed at Vol. II., N.S., pp. 13 to 27, and post, pp. 195 to 270, we find entries of sums received in respect of similar matters. It is therefore possible that the Judges acted as auditors, went over the rolls, saw what offences had been committed, what fines had been paid to the verderers, and what were still unpaid; what had been paid over by the verderers, and what retained by them; and then assessed the liability of the parties on this footing. I merely suggest this as a possible explanation; it is also possible that the imperfect state of the rolls actually produced at the Eyre might cause an apparent liability on the part of some which further investigation would remove. As I have said before, so far as I am aware, there is no record extant which shows what fines were actually received.

THE REGARDERS.

The regarders may be described as the Jury who had to determine the bounds of the forest. For some reason which I cannot explain the names of thirteen are given at p. 52 of Vol. II.; they are given again at p. 148 with the omission of John de la Chimene and the description of Ralph de Cloughton as Ralph son of William; they are freeholders, and, taking as the test the amount of their assessments to the Lay Subsidies, men of moderate substance. At p. 238 of Vol. II. will be found the directions to the Sheriff of Yorkshire to hold a regard in the year 1310. From this it will appear that the Sheriff held the regard and summoned before him the foresters and regarders; he was to choose regarders in the place of those who were dead, so

as to complete the number to twelve. It is possible that the twelve knights who were to be led by the foresters to view the offences were the regarders themselves; twelve knights in Pickering Forest it would be impossible to find, and the substitution of freeholders for knights is only natural. The offences which were to be viewed consisted for the most part of assarts, purprestures, and waste and spoil of wood; these are described in language similar to that used in the Articles of a Forest Eyre. The record printed at p. 215 of the same volume shows that a regard was held in the reign of King John.

The regard (Vol. II., p. 148) appears to have been held as part of the Forest Eyre. It goes back to the second year of the reign of Henry III. (which may be treated as the commencement of legal memory), and deals with all assarts made since that time. It mentions the sum at which each assart was arrented in former Eyres, and what was its value at the present time. A rack-rent was not usually imposed, but it by no means followed if the land had improved in value that the old rent would be left alone. Such a proceeding was hardly likely to be popular, and it is therefore not surprising that we find offences mentioned of obstructing the regard. In one case (Vol. III., p. 16) the offence committed was in Raincliff wood. This wood had been in 1252 (see Vol. II., p. 220) made quit of regard during the life of Elena de Percy with the condition that on her death it was to return within the regard. The ringleader, Thomas Sturmy (see p. 63, post) was fined 6⁵ 8^d, two were pardoned, and the rest (p. 69) fined sums of 2⁸ and 1⁸. In the second case, namely, at Vol. III., p. 19, the offence charged was that of impeding the regard at Cayton Carr, Lebberston Carr, and Osgodby Carr, but the Jury found the persons indicted not guilty.

THE UNDERFORESTERS.

It has already been seen that it was the duty of each forester in fee to appoint two foresters called chief foresters; besides these others were appointed on behalf of the Lord of the Forest, and were more immediately under the supervision of the Constable of the Forest. I have already alluded to the appointment of a forester for Dalby Laund. We find him referred to in the Ministers' Accounts (post, pp. 205 and 228). At the latter place he is described as preserving not only the game and woods, but also the meadows for the sheep. I do not find that he is paid any salary in money, possibly the fees and extortions made the office sufficiently lucrative, but he seems to have been allowed during the half-year from February to August, when he was in office, a quarter of maslin (i.e., wheat and rye mixed) every twelve weeks, roughly speaking, about 6 lbs. a day. The names of

those who held the office are given at p. 196 of Vol. II.; they are there charged with having, by virtue of their office, kept pigs in Dalby Laund, which was reserved for the King's stud and sheep.

There are also a chief forester, a forester sometimes called warrener of Castle Ings and the southern part of the forest, and the park-keeper of Blansby, mentioned in the same accounts (see post, pp. 205, 207, 227, 233, 249 and 264). The first two are difficult to identify with any of those mentioned at p. 53 of Vol. II., the name of one only, the warrener of Castle Ings, is given at p. 205, as William Stutes, a name that occurs twice only in these volumes, namely, post, pp. 49 and 50; in the first instance, on comparison with Vol. III., p. 24, there are grounds for believing that William Cut was the person intended, and at p. 50 he is described as of Ellerburn. In 1301 there was a William Stut in Kingthorpe (see Yorkshire Lay Subsidies, ut supra, p. 64); he does not appear in the Lay Subsidies of 1327 and 1332, and he may have been, indeed probably was, the Stut of Ellerburn (deceased) of Vol. III., p. 27.

The wages of the park-keeper of Blansby were 6^s 8^d a year, and in addition he had the usual allowance of a quarter of maslin every twelve weeks. The chief forester and the warrener do not appear in the accounts during the time of Earl Thomas (see Vol. II., pp. 13-27); their wages appear to have been 1½d a day, and probably the usual allowance, although I cannot trace it quite clearly in the case of the chief forester.

No notice of the other underforesters is to be found in the Ministers' Accounts, nor does it appear how their wages were paid.

The wages of three are given at Vol. III., p. 15: John de Monmouth had £1 a year and the land already referred to, John Scot £1 10⁸, and William Courtman 5⁸. The same passage shows that the foresters were in the habit of adding to the emoluments of their office by extorting board for themselves and their servants, sheaves in autumn, wool (see also post, pp. 57 and 59), while at p. 69 there is a charge against William Gower, forester of Fullwood, for taking hens in exchange for dry wood, a custom which may be compared with that attempted to be set up in the sixteenth century (see Vol. I., p. 222, Vol. II., p. 7).

These extortions show how it came about that foresters were so detested. The Ancient Petition, printed at Vol. III., p. 244, affords an excellent instance of this, and it will not be out of place to quote the punning derivation of forester given in the "Life of St. Hugh of Lincoln" (R. S., Vol. 37, p. 176): "Recte" inquiens "homines isti et satis proprie nuncupantur forestarii; foris namque stabunt a regno Dei."

From Vol. II., page 15, I am inclined to draw the conclusion that of the seven foresters already referred to one was forester of Allantofts, three for the East, and three for the West Ward.

It was of the essence of the office of a forester that he should have been sworn to perform his office, and this applied not only to the principal officers but to everyone who had any function to perform in the forest. In later times (see Vol. II., p. 3) a special Court was held on St. William's Day for giving oaths. Mr. Fisher mentions, at p. 74 of his "Forest of Essex," the complaint by Richard de Bernstede, steward of the Abbess of Berkinge, in the year 1277, against one Alexander Not of Havering for felling an oak. There was a cross-complaint against Bernstede, for that he, while he was not sworn of the Forest, tried to attach Not. We find similar instances of the same charge in these pages. For the most part the offenders were either servants or sons of foresters, who it may be were acting under the direction of their masters. The fines were not, however, of a large

Besides the foresters in office at the date of the Eyre, the names of former occupants of the office are given at p. 53; the list cannot, however, be taken as exhaustive; names of other persons also described as late foresters will be found in the succeeding pages. Nor did the foresters who were such at the commencement of the Eyre remain in office until its close. John de Monmouth, who at one time appears to have attained to considerable eminence, is described on p. 57, post, as late forester. It would probably be not incorrect to say that while the post of forester exposed the holders thereof to many temptations, while it gave them many opportunities for enriching themselves at the expense of their master, and at the expense of residents within the forest, yet retribution occasionally came, and loss of the post was the result.

Even where an office is not hereditary a son has always a better chance than anyone else to succeed his father, and where, as was probably the case in Pickering Forest, the office carried with it the right to hold land, the chance was increased. In the case of the Pickering foresters their names often lead to the belief that they were strangers sprung from other estates of the Earls of Lancaster, and appointed solely on the ground of their fitness for the post. In other instances the names point to a local origin and family connection amongst themselves. It is not, I think, possible to state positively that every territorial name implied relationship between persons to whom it belonged; it may or may not be, for example, that the de Neutons were related to one another. No less than three, Alan, David, and Thomas, are mentioned at p. 53 of Vol. II., of whom Thomas was no longer a forester. The fact that David and Thomas are concerned in a joint

offence (see Vol. II., p. 195), namely, skinning a hart which they had found dead and keeping the skin, lends colour to their relationship. Of David it is mentioned (see Vol. III., p. 53) that he was son and heir of Lawrence the forester, no doubt the Lawrence de Neuton mentioned at Vol. III., p. 233, as having been one of the foresters of Earl Edmund.

The only connection that I can find between Alan de Neuton and David de Neuton is that both were (see Vol. III., p. 65) sureties for Thomas de Hamptwayt, but neighbourhood could account for this as well as relationship. The taxpayers at pp. 144 and 145 bear out the same view. In 1327 there appear Adam de Neuton and Adam Forester, either of whom may be the Adam son of Lawrence of 1332; David le Forester, at p. 155, who strangely enough is not mentioned at p. 144, can hardly be other than David de Neuton.

AGISTERS.

Not the least of the profits derived from the possession of a forest was that arising from the agistment of cattle in the waste grounds. The various rights of common over the moors of Pickering appear to have varied in almost every instance, and it is almost impossible to classify them. There seem to have been some pasturages (as for instance Blansby Park and Dalby) specially reserved to the use of the King, where there was no right of common, and where cattle were agisted at a fixed price, to be paid to the bailiff; agistments were also made on the High Moor, but it is not so clear that there was here no right of common. But it does not appear that the officers known as agisters had any duties in connection with such agistment.

The mast season lasted from the 14th September to the 18th November; and the privilege of allowing pigs to feed on the acorns, beech-nuts, &c., in the forest was considered of sufficient value to produce 1d for every pig above a year old, and 1d for every pig above half a year old. These sums were collected by the agisters, of whom there were two in each ward; men of substance if we take as the test their assessment to Lay Subsidies. The agistment took place under Art. 8 of the Carta de Forestis at the Swainmote Court held on Holyrood Day; a date which appears (see Vol. II., p. 3) to have been altered in Pickering Forest to Michaelmas. I can find no receipts for pannage amongst the Ministers' Accounts, and from the proceedings at Vol. II., pp. 190-195 it appears as if the agisters had been allowed to retain in their hands the monies received by them for pannage since the date of the last Forest Eyre, a period of over forty years. The accounts for the East Ward appear to have been fairly well kept; at least sums of money in detail as opposed to round figures were assessed for each year, and the agisters were charged with the amounts so assessed. But in the West Ward the opposite appears to be the case. During the reign of Edward until the year 1303 the accounts were fairly well kept; for the next three years a lump sum is said to have been ascertained from the rolls of the Attachment Courts, but the Jury said that the pannage was worth 10⁸ 3^d more. The strange part is that the average for these three years is considerably higher than that of any other year except one. During the reign of Edward II until the execution of Earl Thomas the profits derived from pannage were received by Roger Long, the Clerk; they are estimated at £2 7^s. He admitted having received the money, but pleaded that he had paid it over to his master, John de Dalton, the then Constable, and the latter had accounted for the money before the auditors. The last portion of the plea is not borne out by the accounts of Earl Thomas, printed at Vol. II., pp. 13 to 27; it was unsuccessful in so far as it attempted to excuse Roger Long from being charged the amount in the estreat rolls; but he was told that he might sue the Earl if he thought fit. From the execution of Earl Thomas to the middle of the Eyre the agisters account for a lump sum which the Jury find sufficient; the matter apparently is not thought very satisfactory, as the next year a change takes place, two fresh names appear, but the system of accounting remains the same; they answer for 1^s during the two years, and the Jury find that the pannage is worth 10^d more.

It was not however from every one who agisted his pigs in the forest that pannage was received. In the forest of Scalby (see Vol. III., pp. 95, 117, 125, and 140) we read of claims by the Prior of Bridlington, and by tenants of lands of frank-fee tenure to be quit of pannage for their pigs during the mast season. The claims when so limited were allowed, but from attempts to enlarge the claims we learn that no one could be quit of pannage during the fence month. The reason why the Prior desired to enlarge it is obvious when we observe (post, p. 60) that he was fined £1 for ten pigs found when Fullwood was driven in the fence month. In the same way the Dean and Chapter of York were quit of pannage in the Pickering moors and woods.

The exception of fence month deserves more than a passing notice. It lasted from the 14th June to 14th July, during which time the deer were supposed to be fawning, and any disturbance by the grazing of pigs, &c., was strictly forbidden. But, as so often happens, we find that provisions designed for the protection of the deer are turned into a profit for the Lord. Pigs are in fact agisted in the forest during fence month, and the offence is that some that are there are not agisted. In like manner certain dogs were forbidden to run in the forest unless they were lawed; i.e., unless three claws of the forefoot are cut off;

but in practice it does not appear as if this is ever done. A payment (see post, 173) of 3s. a dog is made for an exemption, which lasts three years, or in other words a dog license of 1s a year is paid. p. 246 we learn that there were 135 dogs in the forest in the year 1327.

THE CONSTABLE.

The Constable of the Castle seems always, so far as the ancient records afford any evidence, to have been Steward of the Manor and also Keeper of the Forest. In the Close Rolls of 16 John, m. 12 (p. 179 of the printed edition), there is a direction to Peter son of Herbert, who (see id., p. 187) was Constable of the Castle to assist Master Edmund, the King's Huntsman, when hunting wild boars in Pickering Forest with the King's hounds, and to see that the boars were well salted and kept.

It is not quite clear when the office was first created. We hear of it almost from the commencement of the Lordship of the Earls of Lancaster, and prior to that date there are numerous instances in the Close Rolls of grants of the Castle during pleasure to certain great men. We are also told by the verdict before referred to that the Chamberlain appointed the foresters, while in later times it is clear that the appointment lay in the hands of the Constable, showing that if there was a Constable in the reign of Henry III. he had not the same privileges as he had later. The office was never hereditary in the strict sense of the word, and seems very seldom, if ever, to have passed from father to

At the date of the Eyre the office was held by Ralph de Hastings. He was no doubt a near relation of Edmund de Hastings, the deputy forester in fee, in place of Parnell de Kingthorpe; but with one instance of female succession only he was also almost certainly the direct lineal representative of the second son of one of the Domesday tenants in I refer to Gospatric, or Cospatric, who (see Yorks. Arch. and Top. Journal, iv. 384) is believed to be Gospatric, son of Archil, a powerful chief of the Northumbrians, who made a treaty of peace with the Conqueror; but it is right to say that the proof depends upon the credibility of the memorial at the head of a deed, and it is practically certain that his grandson Thorfin was a landowner in Crosby Rayensworth, who came to the Pickering district on his marriage with a heiress. descent will be found principally traced out in the Whitby Cartulary (Surtees Society, Vol. LXIX.) at pp. 35-38, where Thorsin, son of Uctred, son of Cospatric, grants the church of Crosby Ravensworth to the Abbey. At p. 36 his son Alan, in or about September 1174, confirmed the gift. At p. 37 of the Whitby Cartulary Thomas de Hastings, the son of Alan's daughter Helen, and Hugh de Hastings further confirmed

the gift. This Thomas had two sons. Thomas, described (id., p. 269) as of Crosby Ravensworth, and Nicholas, described as of Allerston, of whom the former was living in 1256, and the latter in 1268, as appears from p. 270 of the same volume.

At p. 52 of the Rievaulx Cartulary (Surtees Society, Vol. LXXXIII.) it appears that Thorfin de Allerston and his son Alan made a grant to the Abbey of Rievaulx in the year 1160, and from the same source we learn that Allerston came to the former in right of his wife Matilda de Fribois.

At a note to p. 19 of the "Test. Ebor.," Vol. I. (Surtees Society), we are told that Ralph de Hastings, described as of Slingsby, was son and heir of Sir Nicholas de Hastings. The will is dated 1347. We have, therefore, too long a period to bridge over if we suppose the first-mentioned Nicholas to have been the father of Ralph. Moreover, Hugh de Hastings is mentioned in Kirkby's Inquest as owner of Allerston in 1284, while the name of Nicholas de Hastings does not occur until 1314 (see Nomina Villarum), and then he was probably recently dead. The name of Ralph's mother we know; she was Agnes (see post, p. 197). The probable explanation is that there were an uncle and nephew both called Nicholas, of whom the younger was the son of Hugh, and the person mentioned in 1301 as of Allerston (Yorkshire Lay Subsidies, Vol. XXI., p. 58), and (ante, Vol. II., pp. 91 and 102) was alive in 1309, and probably in 1311. At Vol. III., p. 41 and post, p. 52, we are told that Ralph de Hastings succeeded Nicholas, but the important words "son and heir" are absent, though too much weight must not be placed on their absence. Ralph was succeeded by another Ralph, whose will was dated 1397.

The Edmund de Hastings who was deputy forester in fee and his father were probably cousins of Ralph. In the "Feeda Militum" of 1303 Edmund appears under Roxby; in later times the two lines seem to have coalesced.

The immediate predecessor in office of Ralph de Hastings was Simon Simeon; but I have not ascertained the date of his appointment or the duration of his services. He was alive at the date of the Eyre; did not appear; produced no rolls, and yet was not fined; from which facts it is not, perhaps, rash to assume that he held office for a short time only, an assumption which is borne out by the statement at Vol. II., p. 189, that in Allantofts and Holla only five trees were cut down (if my conjecture as to the meaning of a doubtful passage is correct) whilst he was bailiff. All that I have found about him is the note from the Surtees Society, copied at Vol. II., p. 141; where we learn that in his time only two oaks were felled, two harts, four hinds,

and four fallow deer taken by warrant, and six harts and fourteen hinds died of murrain; figures that imply a tenure of office of little less than a year.

Of John de Kilvington we know more than of any other, as he was appointed by Edward II. when the Forest was seized into the King's hands in consequence of the rebellion of Earl Thomas, and remained in office until the King's death. Probably he took his name from South Kilvington near Thirsk, as his name occurs in the Assize Rolls and elsewhere in connection with that district. Immediately after the conclusion of the rebellion and execution of Earl Thomas. Thomas de Ughtred and Henry de Percy appear to have been almost simultaneously appointed Keepers of the Castle and Forest; the latter appoint ment was treated as a dead letter (see Vol. II., p. 152), and the former held office only from the 13th of March to the 8th of November, 1322. His accounts, which we learn from Vol. II,, pp. 246-252, were not vouched for some time after the termination of the tenure of his office, are preserved in the Public Record Office, and have been printed post, pp. 195-212. The sum total does not quite tally with the amount with which he was charged; in the accounts the receipts exceed the expenditure by close on £,200, while at Vol. II., p. 252, he is only charged with £102 16s 8½d; the difference may possibly consist in the payment of salaries and in allowance made to himself. Shortly after he was appointed, Thomas Ughtred was taken prisoner by the Scots, he was released on parole to obtain ransom for himself and his fellow-prisoners. but the negotiations took some time to carry through, and it was in consequence that John de Kilvington was substituted for him.

Here again we are fortunate in having the accounts for three years. Those interested in Yorkshire as a horse-breeding county will be pleased to notice the great improvement which was at once effected in the stud at Pickering; though whether the credit of the improvement is due to the King and his advisers or to John de Kilvington must remain a matter of doubt. In the days of Earl Thomas (see post, p. 209) the stud had consisted of 23 mares, 6 foals, and 5 two-year-olds; indeed it is not absolutely clear that there had been a stud there at all. Robert de Holden, from whom they were received, is called Keeper of the King's stud. No stallion is mentioned at all.

In the year 1326 there were 18 mares (see p. 234, post). There had been a stallion charger, which died on the 7th of November of a complaint which I have ventured to translate as a spinal complaint, possibly one of those wasting diseases which leave the spine projecting above the ribs like the backbone of a fish During the period of his illness he managed to consume (post, p. 233) half a bushel a day. Two black stallions were brought the following spring, called respec-

tively Morel of Merton and Morel of Tutbury. Morel or Moreau (= Maurus) denoted a dark horse with a shining coat. Mr. William Brown suggests to me that it may be regarded as an equivalent of Barbarus, referring fto Barbary, whence the Barbs came; though as Mordoré means reddish-brown the word may refer to colour only. plan adopted seems to have been that which breeders occasionally make use of in these days; from the 24th of May to the 22nd of July they ran with the mares, but only one at a time; when one was in Blansby Park, where the stud was kept, the other was in the stable. \During this time they had a daily allowance of half a bushel of oats each; this allowance lasted for a month after they were taken up, and they were then subjected to the ordinary allowance of one-third bushel a day, or, if the weight of oats was the same then as now, to 14 lbs. a day in place of 21 lbs. There is at once an improvement in the number of foals. With the weak stallion from 18 mares there were only 12 foals; the next year (see post, p. 259) from 18 mares there were 15 foals, a very fair proportion. It is interesting to note that in those days horses were sent to London from Pickering for the King's use; in 1326 6 three-year-old horses, a bay, 2 blacks and 3 grays (post, p. 258) were delivered to Adam de Hodesden, the Master of the Horse, while in the following year (post, p. 265) the Purveyor of the Household, John de Ferriby and Michael de Corbridge, came to Pickering, by virtue of a writ from Queen Isabella and Edward III., then described as Duke of Aquitaine, to break in 4 colts, although the Earl of Lancaster seems to have obtained a restoration of his possessions before the colts were removed.

During a considerable number of years in the time of Earl Thomas, John de Dalton was Constable of the Castle. I do not find him in Kirkby's Inquest or in any of the other lists bound up in Vol. XLIX. of the Surtees Society. It is not impossible, and the language of the Ancient Petition printed at Vol. III., p. 242, makes it even probable, that he sprang from Dalton in Furness, and was one of the Lancashire strangers who followed Earl Thomas to Pickering. As bailiff of the Liberty, a commission was directed to him in the year 1316 to raise and arm the inhabitants of the Earl of Lancaster's liberty of Pickering; to superintend the equipment of such levies, and to muster his forces before John de Crombwell. (Parl. Writs (Palgrave), Part I., pp. 479, 481, 482.)

When the rebellion of Earl Thomas took place he followed his master, and after the execution of the latter was deprived of his office and fined the sum of 100 marks. From post, p. 203, we learn that, at the request of Henry and Eleanor de Percy, he was, on 16th July, 1322, delivered out of prison and his chattels restored; but it does not appear

that the fine was remitted; on the contrary it appears to have been paid sometime before the 11th of March, 1323. When the Templars were suppressed, Earl Thomas treated their possessions within Pickering Honour as his by right of escheat, and granted the Manor of Foulbridge to John de Dalton, but when the Act was passed transferring the possessions of the Templars to the Hospitallers, the Manor of Foulbridge came into the hands of the latter.

John de Dalton does not appear to have been a model administrator. The charge of extortionate conduct preferred against him by Nicholas at Bridge (Vol. III., p. 240) rests unproved, and should not be allowed to prejudice him, but there are numerous charges against him in Vol. II. of wasting wood, and giving presents to men who were not entitled to it, of hunting game and taking does and hinds. After his deposition from office he seems to have stayed in the district; he was accused of taking six oaks as a gift from John de Kilvington, and of removing cartloads which he claimed for housebote and haybote outside the forest to Kirkby Misperton.

Essoigns.

The summons to appear at the Eyre was directed to all freeholders and others of higher rank within the forest, to the reeve and four men from every township, to the foresters of the townships, to the past and present officers of the forest who were to bring the rolls relating to all attachments against non-residents as well as residents which had not been brought to a definite conclusion, and to all those who ought to appear before the Justices in Eyre, the latter expression no doubt including both those who were sureties to produce any accused person, as well as the accused persons themselves who had found sureties for their appearance. We are not given the names of those who attended, but the names of those who were fined for nonattendance is so great that there could not have been many who obeyed the summons.

The first business was to receive the essoigns or excuses for nonattendance; the ground was the person sought to be excused was dead. In some cases the essoigns were made by relatives or neighbours, in others by one Nicholas de Haldane, who is difficult to conceive as other than a professional attorney. I shall return to this subject later; here it is only necessary to mention that he was guilty of the offence of essoigning two persons as dead who were in fact alive; in the case of one, Robert Porcyon, he pleaded guilty, and was fined 13s 4d; but in the other case, that of Richard Wyther, his defence was that he was instructed to do so by one Alan Wyther, who who was thereupon fined 10s, Both Robert Porcyon and Richard Wyther had been indicted for offences of venison; both failed to appear and were outlawed; the name of neither appears amongst the Lay Subsidies, either those printed by the Yorkshire Archæological Society or in this volume; but it is probable that Richard Wyther was a younger brother of Alan Wyther, who seems (see *post*, pp. 139 and 158) to have been a man of moderate fortune, possibly the eldest son of William Wyther, who was alive in 1302 (see p. 59 of the Yorkshire Archæological volume).

OFFENCES OF VENISON.

A distinction is drawn by Manwood, ch. xviii. § 9, between cases where a poacher is taken with the manner or caught in the act, and those where the offence is otherwise brought to the notice of the forester. We are told that it is only in the former class of cases that the forester was justified in arresting the body of the offender. He could always present the offence at the next Swainmote, or Court of Attachments, and the verderers were to certify the presentment to the Justice in Eyre, who could issue an especial warrant for the arrest of the person so indicted. The forester also had the alternative course of raising the hue and cry after the offenders, and if the latter should defend themselves in their attempt to resist arrest and were eventually killed, the forester who struck the blow escaped unpunished. An instance of this last will be found at Vol. III., p. 123; three of Earl Edmund's foresters, Alan son of John, Lawrence de Newton and John White had slain one John Coxwold. An inquiry was directed to ascertain whether the death was caused in the attempt to arrest or whether it was of malice aforethought. In Mich. 18 Edw. I., In Banco rot., 155 Ebor. [I quote from Coke's Institutes, Vol. IV., p. 314], a question arose as to the right to arrest for poaching in Knaresborough Forest. One John de Sallaye, indicted for poaching, brought an action for false imprisonment against Richard de Cornwall and nine others, alleging that he had been imprisoned for ten weeks in Knaresborough Castle. The imprisonment was justified on the ground that there was a custom in the Honour of Knaresborough to imprison all persons indicted for poaching before the Steward of the Honour; to this defence there was a replication that this custom only extended to cases where the offender was "taken with the manner." The charge against William de Kirkby, bailiff of the Honour (post, p. 176) bears some analogy to this case. He had been indicted for imprisoning John de Bulmer for non-appearance at a Swainmote Court. His defence was that John de Bulmer had been indicted for an offence of vert before Ralph de Hastings, then (2nd August, 1344) Steward of the Forest, and that he attached him in accordance with the assize of the Forest. As

William de Kirkby was fined a lump sum for all his offences, the defence can only be presumed to have been insufficient. But in the Pickering Eyre itself we do not observe many illustrations of these points. I can find no distinction between a case where the poacher was caught in the act and that where he was not, except that in the former case the arrest was in the nature of things easier to carry out.

Edmund de Hastings (Vol. II., p. 73), William son of William Jurrour and Thomas de Colom (id., p. 75) are all spoken of as having been capti cum manuopere, but there is nothing in the entry to show that the form of procedure was different in their cases from that in other cases. They head the list at id., p. 119, and as twelve sureties were required in the case of Edmund de Hastings, it may be thought that this was the proper number in consequence of the manner of his detection; but only six sureties were required for William son of William Jurrour, and seven for Thomas de Colom. For many reasons I am sorry that space did not permit me to give the list of sureties for those arrested. If the keeper of the forest declined to release the offender out on bail, application could be made to one of the Superior Courts of Law for a writ, the form of which is given in FitzHerbert's Natura Brevium, fo. 67. It directed the keeper of the forest to deliver the person indicted out on bail to twelve honest and lawful men of the bailiwick, who were to be mainpernors to have him before the Justices next in Eyre at the pleas of the forest. A somewhat similar writ, although arising under other circumstances, is given post, p. 167. At Vol. II, p. 119, we get a good general idea of the procedure adopted in the case of offences of the Forest. There had been a presentment either at the Swainmote or Court of Attachment; bail for appearance at the next Eyre of the Justices was taken, and the offender was released. He did not appear the first day, nor was he attached (this must, I think, refer to the time of holding the Eyre and not to the time of the offence). Directions were given to the Sheriff to cause him to appear; this, we learn, was done by seizing on his lands, and hence it is not an uncommon thing to find amongst the Estreat rolls the issues of forfeited lands accounted for. At the same time the sureties who undertook to produce their offender are dealt with; of the twelve sureties of Edmund de Hastings only two were alive at the date of the Eyre, and they were fined sums of 3s and 2s respectively. It is a conjecture which would require verification that though the number of the sureties varied, the amount for which they were collectively liable was constant. Death would to some extent render the verification difficult, and as I have not copied in extenso the folios of the Coucher Book which contain the list of the sureties, the verification with the present materials is impossible. It is, however, more in accordance with the rest of the procedure to imagine that the number of the sureties was fixed arbitrarily; the more important the offender the greater the sureties required; and likewise that the fines were equally arbitrary, varying only with the ability of the person to pay them. For instance, we constantly find that the smallness is explained by the poverty of the person fined. The system of suretyship did not, however, stop here; in almost every instance the person fined as surety had himself to find a surety for payment of his fine.

To return to our poacher; in most cases the first summons seems to have been enough. Unfortunately the Couchers draw no distinction between the fines imposed on 6th October, 1334, and on the 13th March, 1335. It is most probable that the division should come in the middle of p. 34, post. If so, there were only three fines imposed the first day in respect of poaching offences; namely, on John Meurose (p. 29), Alexander de Bergh (p. 32), and John de Rouceby (p. 34). It is, however, impossible that the statement that the offender did not appear can have been true in each case. We know, for instance, that Alexander de Bergh was present the first day, and yet the same formula is used in his case as in the case of others. John Meurose does not appear amongst those indicted by the verderers, and therefore it is possible that his offence was committed between the date of the last Court of Attachment and the holding of the Eyre; and the same may be said of the offence for which John de Rouceby was fined. With regard to the last-mentioned it should be observed that he was both a forester and described as clericus

The form of the indictment in each case shows that the foresters had presented the offences, and the verderers had convicted the offenders. In the forest roll of the Lancaster Eyre, which is also transcribed into the Coucher Book, the formula is slightly different, and runs thus:--" It is presented by the foresters and twelve jurymen of the ward, and convicted by the verderers, that, etc." The latter had no power to fine, a power exclusively reserved to the Justices in Eyre; on the other hand the decision of the Swainmote or Court of Attachment was final. As it is put in "Coke's Institutes," Vol. IV., p. 290, "If at the Swainmote the presentment of the foresters be found true by the Jury concerning vert or venison, the offender standeth thereof convict in law, and cannot traverse the same, but an indictment or presentment before the Chief Justice of the forest at a Court of the Justice seat by a jury, and not found in the Swainmote, may be traversed, 8 E. III, Itinere Pickering, 147a." The latter reference is no doubt to those offences to be found at Vol. II., p. 195, post, the particular offence which was traversed being no doubt that charged at p. 199 against Gilbert de Aton.

The summons to the sheriff to attach the offender, which at this stage was executed by seizing his lands, in most cases had the desired effect, and caused the offender to appear. One is almost inclined to believe that in some cases fines were imposed on absent persons, as for instance on those who failed to appear the first day, and on sureties who failed to produce those for whom they were bail; I am simply led to this view because I can find no process against such absent persons, and it is hardly likely that all the sureties without exception either appeared or were proved to be dead; but in the case of poachers the power to fine seems to have been never exercised in the absence of those interested. On appearance they were fined, sureties being given for payment of the fine, and also for the future good behaviour of the offenders.

I have given a list of the sureties. They consist for the most part of friends and neighbours; occasionally, where several were implicated in the same charge, a system of reciprocity is carried out; we find, however, also a preponderating large number of those whom we can only regard as professional men. It is not unusual for a master to be surety for his servant, as Edmund de Hastings is for John de Monmouth. Particular attention may be called to the case of Ralph de Hastings, Vol. II., p. 145. He found six sureties, which, by the way, was the usual number; four were knights, the fifth was his relation Edmund de Hastings, and the sixth Thomas Bret, who seems to have been the attorncy with the largest practice.

The fines were of varying amounts; the nature of the offences and the wealth of the offender being the two elements taken into consideration; we have Nicholas de Meynell (post, p. 35) fined £13 6s 8d, while on the next page we notice fines so low as 6s 8d only.

The next business was to proceed by process of outlawry against those who did not appear. This was only done, so far as these rolls at any rate are concerned, in the case of offences of venison.

In consequence of the Eyre having abated, and having been again revived, seven writs were issued to the Sheriff directing him to seize the offenders' bodies, and produce them at the next sittings, all with equal ill- uccess.

The next process was to exact them at five successive County Courts; at the fourth, out of the two hundred and sixteen persons against whom process of outlawry had originally issued, nineteen surrendered, and at the fifth Court the remaining one hundred and ninety-seven were completely outlawed. They were said to have had no land; or tenements, goods or chattels in the county; some were no doubt dead, others mere temporary residents; in the case of the rest the process of outlawry could not have been a very effective weapon. The sixteen who

surrendered were apparently treated in the same manner as they would have been if they had appeared on the first day; they were all fined except two, Herbert de Yeland and Ralph de Yeland, who, as the Record (Vol. III., p. 78) tells us, did not care to find sureties, and were committed to prison.

Whilst the Eyre was sitting offences appear to have been more rare, and the officers of the forest more vigilant in their duties; we occasionally hear of persons setting out on poaching expeditions and being frustrated by the appearance of foresters. The scanty records that I have collected do not enable us to say whether the improvement was maintained afterwards or not. The offence mentioned post, p. 177, seems to have been considered not proved. The passage itself is interesting as showing how the verdict of the Swainmote Court could be set aside. If I read it aright, William de Kirkby, the bailiff, had indicted at that Court three persons, one of them, Hugh de Neville, his own predecessor in the office, on the charge of having taken six harts in Pickering Forest, and set up the head of one on the pillory at Pickering in the sight of Henry Earl of Lancaster. The indictment was held to be proved, and the accused persons were arrested and imprisoned. William de Kirkby was then indicted in the King's Courts for having laid a false indictment against the three persons. From the fact that William de Kirkby paid a fine for this offence, it may be assumed that he did not care to disprove the fact that he had made a false charge against the persons so indicted. At p. 179, post, we learn that Hugh de Neville was taken two days after the alleged offence in Pickering Church, and imprisoned in the gaol in Pickering Castle for seven weeks in iron fetters.

SUIT OF COURT.

The writ directed all freeholders and others of higher rank within the forest to attend the Justices at their first sitting. The names of those who did not attend and their respective fines are set out at pp. 24–28. They were four hundred and twenty-two in number, not counting the townships of Pickering and Goathland, Sinnington and Marton, Aislaby and Farmanby. It would appear as if residence was not necessary; the mere fact of holding lands was quite sufficient to entail the liability on them. The fines again vary in amount, according to the wealth of the person fined. The Prior of the Knights Hospitallers is fined £3; Barons, like Henry de Percy and Thomas Wake of Liddell, £2 each; the Knights, like William Latimer, £1 105, down to John de Percy 10s; the Abbot of Rievaulx £1, and the Prior of Hexham 13s 4d. But by far the greater number of fines are of considerably less amount. In most cases, and here, no doubt,

we are dealing with the smallest tenants in the Honour, no more than 6^d is imposed, and in a very considerable number of cases only 1^s. There are also numerous exemptions: in some cases, as in that of Richard Norman and Robert son of Stephen, a fine of 6^d is imposed in the first instance, and then remitted; in the former case on the ground of poverty, and in the latter because he was a villan, and therefore not liable to attend. Godard de Roston is pardoned because he is blind and poor, and there are three other instances of the same infirmity; but in most cases the sole ground of exemption is poverty.

From some of the other entries we learn a little as to this suit of Court. The obligation to perform the suit rested rather on the practice laid down in the Assizes of the Forest than on the tenure of the person bound to perform it, but it can hardly have differed much from suit of Court due by tenure. At p. 174, amongst the complaints levied against the bailiff of Pickering, he was charged with fining townships where there were less than five inhabitants, if they did not send a reeve and four men to the Swainmote Court. The defence was that there were no such townships except Cawthorn and Marton, and in these there was land occupied and worked by non-residents, who (so I understand the meaning to be) were bound to attend in respect of their occupation. It is interesting to notice that amongst the fines at p. 28, post, Marton appears to be coupled with Sinnington.

ARTICLES OF THE EVRE.

In addition to receiving indictments previously presented at the inferior Forest Courts, the Justices of Eyre delivered a charge to the Jury directing them to inquire into certain matters; the return that was made was called a presentment upon the articles of the Eyre. The articles of the Eyre are set out in Fleta, lib. 2, cap. 41, and Coke, C. J., in his Institutes, Vol. IV., p. 318, vouches for their accuracy. The Eyre always incorporated a regard, and at Vol. II., p. 238, I have copied from a Close Roll the articles of a regard. When we compare them with the records of the earlier articles of an Eyre which have come down to us in ancient chronicles (see Benedict of Peterborough, R. S., No. 49, Vol. II., p. clix., and Roger of Hoveden, R. S., No. 51, Vol. II., pp. 243, 245; Vol. IV., pp. 63, 65), it is surprising to notice what very slight alteration was made in their form. There were only nine in the days of Henry II., while at the time with which we are now dealing they had increased to twelve; but those twelve contained the earlier nine almost word for word.

The articles set out in Fleta (ut supra) were fifty-one in number, but there is a considerable repetition amongst them, and it is not impossible that the author has collected a number of precedents from several

charges slightly varying in language. After those articles that relate to the holding of a regard and to poaching, the principal articles are two in number, the one concerning venison and the other concerning vert, namely, that the chief forester at the justice seat ought to answer for all manner of venison delivered by warrants or otherwise; thus the twelve jurors ought to present before the Justices in Eyre the number of deer that have been killed since the last Eyre, and then the chief forester had to answer by what warrants the same were killed; if they died of murrain their bodies were to be hung up as evidence of the fact, which ought apparently to be enrolled by the verderers (see Vol. II., p. 133). This may be the origin of the custom of gamekeepers to hang up dead vermin which they have trapped. A similar method of accounting for the oak-trees and other wood which had been felled by the foresters during their term of office had to be gone through. Full instances of these accounts will be found at pp. 121 to 142 of Vol. II.

It is also interesting to compare some of the minor offences recorded in these pages with the precedents which the author of Fleta has collected; for instance, Art. 36 directs inquiry to be made as to those who take rewards for putting foresters into bailiwicks, then removing them, and for fresh rewards appointing others in their place; while at p. 69, post, Robert de Wygan is fined 2s for, inter alia, receiving bribes for putting others under him in his bailiwick and hay. same page gives us the names of two foresters fined for having their pigs unagistered under colour of their office, and this no doubt is an answer to an inquiry framed in corresponding language to Art. 48 in Fleta, which relates to foresters putting their cattle in the King's pastures. The fines in the present volume comprehend a considerable number of offences which do not appear amongst the presentments; it is probable that they were not considered of sufficient importance to be enrolled twice. Amongst them, however, are several which are of considerable interest to us now. At p. 60, post, six persons are fined 6d each for making sheep-folds of small thorns in Scalby Hay to guard their sheep from the fox. The provision of the assize of the Forest, said to have been infringed by Reginald Smith of Burniston, on the same page, in buying stone and selling it a year after, is a precursor of the statutes against regrating and engrossing which were in full force many centuries later.

Offences against brewers and bakers were also dealt with in the

Eyre (see Vol. II., p. 120, and post, p. 42).

The formula of the presentment to the Articles of the Eyre is given at p. 195 of Vol. II. It is simply that the twelve jurymen present...; not being a record of the Swainmote Court, or Court of Attachment,

it could be traversed, and, as already seen, Gilbert de Aton did in fact traverse it successfully (see Vol. II., p. 100).

ATTORNIES.

At Vol. III., p. 80, we have a list of the attornies practising in the Court. In Pollock and Maitland (History of English Law, Vol. I., p. 192), writing of the period before the reign of Edward I., the authors state that the attornies do not seem to be in any sense "officers of the Court," nor do they as yet constitute a closed professional class. Occasionally even then, in looking down a list of attornies, the same names are repeated, as if men were even then representing themselves as ready to represent whoever will employ them.

We see the same features in our own list. Some are clearly not members of a distinct class, they are related or in some other manner connected with the persons for whom they act as attornies; as, for instance, Edmund de Hastings, junior, is appointed by Parnell de Kingthorpe, whom I believe to have been his mother-in-law. the other hand the majority of attornies clearly belong to a professional class. Many of them seen to combine the functions of acting as sureties for delinquents who are condemned to find sureties for good behaviour, and as bail for those who are attached for poaching, in each case no doubt at a remuneration. Thomas Bret appears to have enjoyed the principal practice. His services are secured by the leading religious houses, by Ralph de Bulmer and Thomas Wake of Liddel; in the case of the latter, Nicholas de Repingale is associated with him, whom I take to have been the Baron's bailiff. Thomas Bret obtained a writ exempting him from serving on juries, and this fact is worth comparing with the present exemption of solicitors from such service.

The competition between the attornies can hardly have been very severe when we observe the various combinations in which the names occur; at one time or another almost all those whom I believe to have belonged to the professional class are associated together. This is more particularly the case when we turn to the several lists of sureties. One is almost inclined to believe that in most cases the business of finding sureties was left to the attorney; that where possible he associated with himself certain of the neighbours of the convicted person; where necessary he engaged other attornies to complete the necessary number, and in a few cases he was able to complete the number without making himself responsible. It is noteworthy how few of this professional class appear amongst the lists of those assessed to the Lay Subsidies; for instance, the name of Thomas Bret of Brompton nowhere appears. That of Nicholas Haldane does

(pp. 142 and 157, post) in Snainton, but it is not quite so certain that he did belong to this class. He was one of those who went as hostages to Scotland for the payment of the fine which Pickering Liberty agreed to pay the Scots when the latter invaded Yorkshire (see Vol. I., p. 3); it was he who essoigned most of the persons named at Vol. II., p. 59, and his name occurs a little too often amongst the sureties to let us believe that friendship was his sole motive for so acting. On the other hand, from Vol. III., p. 39, and p. 52, post, we learn that he was the son and heir of Roger Haldane, who in the year 1302 was assessed to the Lay Subsidy at 5^s 10^d (see Yorkshire Archæological Society Record Series, Vol. XXI., p. 57), and was the master (see ante, Vol. III., p. 68) of the groom John Calipanne, whose name reminds us of Caliban in The Tempest. In 1342 (see Vol. III., p. 191), we find Nicholas Haldane acting as a bailiff; a post which Thomas Bret also occupied in the year 1347 (see Vol. III., p. 220).

It will also be noticed that the practice as described existing previously to the reign of Edward I. (History of English Law, Vol. I., p. 192) still obtains:—"The litigant has to appear before the court in his proper person, and has there to put someone else in his stead to gain or lose in some particular plea. Whatever is more than this can only be accomplished by means of a royal writ. Thus it is only under a royal writ that a man can have a general prospective power of appointing attornies to act for him in whatever litigation he may be involved."

The writ which Simon de Fauconer as attorney of the Prior of the Knights Hospitallers produces, is an instance of this last.

CLAIMS.

Where tenants of lands within a forest claimed to enjoy especial privileges within the same it was necessary that they should appear on the first day of Eyre and make their claim in due form; in default of which their liberties were seized into the Lord's hands, although in practice the extreme rigour of this provision was usually mitigated by permitting the defaulter to compound by payment of a fine. Great strictness was necessary in framing the claim; if too much was claimed the claimant was amerced; occasionally he was forced to put in a fresh claim; as, for instance, Thomas Wake, who made no less than three claims for one liberty; but in other cases judgment was given allowing so much of the claim as the Jury found to be good. In the rolls the claims are arranged consecutively; but internal evidence, for instance the claim of John de Melsa, shows that all claims were not made on the first day.

I have in the Introduction to the last volume called attention to the salient points in these claims. The only one which is printed in this

volume is that of the Abbot of Whitby, which occupies the first twentythree pages. Like the bailiffs of Scarborough, the Abbot claimed that under the original grant of William I. all offences alleged to have been committed by residents within the Liberty of Whitby Strand were to be tried by the Justices at Hackness, and this claim he asserted had been allowed in the year 1288 at the time of the last Forest Eyre. As these rolls could not be found to corroborate the Abbot's assertion, the matter was referred to a Jury composed of the foresters, verderers, regarders, agisters, and twelve other men, who found that the custom was as stated by the Abbot. The Justices therefore sat at Hackness on 18th May, 1335, three days after the allowance of the claim (for there is an obvious omission at p. 3, post), and the offences against the Whitby men were tried separately. Having maintained his claim, the Abbot probably thought he was not prejudicing his position if he afterwards appeared at Pickering, for this he did (post, p. 19) in defending a charge made against him which occupied the consideration of the Court during many sittings. The charge was that in that part of Whitby Forest which adjoined Pickering the Abbot set scouts to observe if any deer strayed into his lands; if by chance they did so, he at once netted his boundary, and driving them back towards their own ground caught them in the nets. This conduct the Abbot did not attempt to deny, but successfully justified it on the ground that he had a right to do so; conduct which shows that though the Abbot might have been a good Churchman, he was hardly a desirable neighbour from a sporting point of view.

CONCLUSION.

The rolls conclude with the list of estreats and transcripts of the several deeds which were produced at the Eyre for the purpose of supporting claims or evidencing pardons. So far as the estreats are concerned, except with respect to the minor offences already alluded to, they do not add much to what is gone before. In addition to what I have previously said, I may here call attention to the fact that under the Assize of the Forest, set out at Vol. IV., p. 65, of Roger of Hoveden (R. S., No. 51), in the case of new assarts, an acre of wheat and rye paid 15, and an acre of oats, barley, peas, or beans, paid 64.

These figures do not quite correspond with those in Vol. II., pp. 148-175, but the difference is not great.

For the most part the deeds produced were those of religious houses, which are to be found transcribed in their respective cartularies, but there are others of a more individual character which it is probable would have been entirely lost if it had not been for the record of them preserved in these rolls. Possibly the most interesting of them is that

at p. 128, post, in which Henry the son of Earl Henry practically granted to his brother-in-law, Thomas Wake, the right to make assarts in his barony of Middleton at the rate of 11d an acre a year. A like permission to assart to Roger de Mansergh and Parnell his wife, by Earl Thomas, is recited at p. 126, post, and should be compared with the indictment against Parnell de Kingthorpe with reference to the assart at Vol. II., p. 171.

There is one addition to my former remarks which I should like to make here. At p. xxi. of my Introduction to Vol. III. I attempted to trace out from the Wardrobe Accounts the journey of Edward II. from Pickering to Whorlton in August 1323. From the entry* in the note it is obvious that he went a great deal further to the east than I had supposed, and spent at least one night at Danby.

I must not lay down my pen without again thanking my friends Messrs. W. Brown and W. Paley Baildon for their kindness in reading my proofs.

ROBERT B. TURTON.

24, OLD SQUARE, LINCOLN'S INN, November 17, 1897.

* STOWE MS. 553.

WARDROBE ACCOUNT, 15 ED. II. TO 17 ED. II.

[Fol. 117b] Titulus de elemosina;-17 Ed. II.

Helewise Hode vidue et aliis pauperibus de Daneby de dono et elemosina Regis nomine dampnorum que sustinuerunt per aliqua animalia domini Regis ibidem blada et fena sua devastancia per manus proprios apud Daneby vicesimo quinto die Augusti . . . xxij⁴.

DUCHY OF LANCASTER RECORDS.

Abbas de Whiteby clamat quod Justiciarii itinerantes in Comitatu Eboracensi ad placita foreste accedant infra libertatem suam de Whiteby ad placita foreste imperpetuum et homines et tenentes suos tangencia ibidem placitanda et terminanda et non alibi, et dicit quod dominus Willelmus, quondam Rex Anglie, progenitor domini Regis nunc, dedit et carta sua confirmavit ecclesie de Whiteby [et] Serloni tunc Priori ejusdem loci predecessori Abbatis qui nunc est, et monachis ejusdem loci imperpetuum omnes libertates et liberas consuetudines quas regia potestas alicui ecclesie dare possit liberiores, et prohibuit super forisfacturam suam ne aliquis se intromitteret etc. nec de possessionibus aliis, ecclesiasticis vel laicis, nec de aliqua re que pertinet ad ecclesiam de Whiteby, nisi monachi et ballivi sui et ministri quos ipsi providerint. Ouas quidem donacionem et confirmacionem dominus Rex nunc per cartam suam ratas habens et gratas pro se et heredibus suis, quantum in ipso est, ipsi Abbati nunc et monachis et eorum successoribus concessit et confirmavit, prout inter ceteras libertates per cartas

The claim of the Abbot of Whitby is that the Justices of the Forest when on circuit in Yorkshire are to come within his liberty at Whitby to hear and determine there and not elsewhere pleas of the forest relating to him, his men, and his tenants. He says that William* I. granted to the church of Whitby and Serlo,† the Prior and the Monks for ever all liberties and free customs as amply as the royal prerogative could grant them to any church, and forbade, on pain of forfeiture, anyone to intermeddle with their property, ecclesiastical or lay,‡ or with anything that related to the church of Whitby, except

^{*} Canon Atkinson says, in his Introduction to the Whitby Cartulary, Surtees Society, Vol. LXIII., p. xlviii., that this was William I. See the question discussed later.

[†] This was Serlo de Percy, brother of the founder of Whitby Abbey.

[‡] Possibly land subject to the ordinary incidents of tenure as distinguished from land given in frankalmoign, which usually was free of all such incidents.

quorundam Regum Anglie, progenitorum etc. concessas carta dicti domini Regis nunc racionabiliter testatur, et [322b] prout idem Abbas et monachi et predecessores sui libertatibus predictis racionabiliter usi sunt et gavisi. Unde dicit quod virtute carte predicte ipse Serlo Prior et post ipsum successores sui, effecti Abbates per creacionem tunc Archiepiscopi Eboracensis, predecessores Abbatis qui nunc est. seisiti fuerunt de hujusmodi libertatibus quod Justiciarii itinerantes in Comitatu Eboracensi ad placita foreste, etc. ut predictum est, placitanda et terminanda. Et dicunt similiter quod virtute ejusdem carte et libertatum etc. Willelmus Wyther et Rogerus Brabazon, tunc Justiciarii ad itinerandum in foresta ista tempore domini Edmundi nuper Comitis Lancastrie patris domini Comitis nunc, assignati, anno regni domini Edwardi, quondam Regis Anglie, avi domini Regis nunc. sextodecimo, allocata libertate sua venerunt ad omnia placita foreste ipsum Abbatem, homines et tenentes suos tangencia ibidem audienda et terminanda, et ea ibidem audierunt et terminaverunt, et hoc paratus est verificare per recordum rotulorum predictorum Justiciariorum de tempore predicto etc., vel aliter per ministros istius foreste, prout Curia consideraverit etc., et petit juxta libertatem suam predictam et virtute donacionis, concessionis et confirmacionis predictarum, et similiter juxta hoc quod ipse in ultimo Itinere Justiciariorum istius foreste usus est, quod Justiciarii predicti assignent diem et locum adventus sui infra libertatem suam ad placita foreste ipsum Abbatem, homines et tenentes sua tangencia (et) ibidem placitanda et terminanda, prout hujusmodi Justiciarii etc. venire consueverunt, et

the monks and the bailiffs and officers whom they provided themselves. This grant was confirmed by the present King (Edward III.), and the liberties have ever since been enjoyed by the Abbot and monks and their predecessors.

Wherefore he says that by virtue of this grant Prior Serlo, and after him his successors who were made Abbots by the consecration of the then Archbishop of York, the predecessors of the present Abbot were seised of this liberty that the Justices of the Forest came into his liberty for the purpose before mentioned; for instance, they are ready to prove by the forest rolls or by the testimony of the officers of the forest as the Court may direct, that William Wyther and Roger Brabazon, then Justices in Eyre in that forest in the time of Edmund Earl of Lancaster, father of the present Earl, in the year 1288 allowed their claim, and came within their liberty, and heard and determined all pleas of the forest relating to the Abbot, his men, and tenants. They ask that their claim may be allowed, and that the Justices may fix a time and place for holding their Court; and they produce a writ

profert breve domini Regis prefatis Justiciariis hic directum in hec verba.

Edwardus Dei gracia Rex Anglie, Dominus Hibernie et Dux Aquitannie Justiciariis itinerantibus ad placita foreste in foresta Henrici Comitis Lancastrie de Pikeryng salutem. Quia dilectus nobis in Christo Abbas de Whiteby clamat habere diversas libertates quibus ipse et predecessores sui semper hactenus a tempore quo non extat memoria usi sunt et gavisi, sicut dicit, vobis mandamus quod ipsum Abbatem libertatibus predictis coram vobis uti et gaudere permittatis, prout ipse eis uti debet, ipseque et predecessores sui libertatibus predictis semper hactenus a tempore predicto uti et gaudere consueverunt. Teste me ipso apud Westmonasterium xviij die Septembris anno regni nostri octavo. Et quia iidem Justiciarii nondum cerciorantur per ultimum Iter Justiciariorum istius foreste, nec per recordum vel aliter per ministros istius foreste, super allocacione clamei predicti Abbatis in hac parte, datus est ei dies hic die Lune proximo post festum Sancti Gregorii Pape in eodem statu quo nunc, et interim scrutentur rotuli Justiciariorum ultimi Itineris istius foreste etc.

Ad quem diem apud Pikeryng coram prefatis Ricardo de Wylughby et Johanne de Hambury venit predictus Abbas per Thomam Bret attornatum suum et protulit quoddam breve Justiciariis hic in hec verba. Edwardus Dei gracia Rex Anglie, Dominus Hibernie et Dux Aquitannie Justiciariis itinerantibus ad placita foreste Henrici Comitis Laucastrie in foresta de Pikeryng in Comitatu Eboracensi salutem. Cum dominus Willelmus quondam Rex Anglie, progenitor noster, per diversas cartas suas quas diversi progenitores nostri et nos per cartas nostras confirmavimus, dedisset et confirmasset ecclesie de Whiteby et

dated at Westminster 18 Sept., 1334, from the King to the Justices in Eyre in Pickering Forest ordering them to permit the Abbot of Whitby to enjoy the liberties which he claims to have enjoyed from time immemorial.

As the Justices have neither been informed by the last Eyre of the Justices of that forest, nor by record, nor by the officers, as to the grounds for allowing the claim, the matter is adjourned until Monday, 13 March, 1335, and in the meantime the rolls of the last Forest Eyre are directed to be searched, on which day Thomas Bret, the Abbot's attorney, appeared before Richard de Willoughby and John de Hambury, and produced a writ dated at Cowick 12 May, 1335, from Edward III. to the same Justices, ordering them to search the rolls and notes of former Eyres in the days of the King's predecessors and the Earl's ancestors, after the forest came into their hands, and to ascertain, either by inspection of such rolls and notes, or by holding

Serloni [323] tunc Priori et monachis ejusdem loci imperpetuum super omnes terras suas et per* omnes homines suos (et) omnes libertates et liberas consuetudines suas quas regia potestas alicui ecclesie dare potuit liberiores, et ut haberent ad predictam ecclesiam tales leges et consuetudines quales habet ecclesia Sancti Johannis de Beverleia et illa de Ripon et Sancti Petri Eboracensis, ac jam ex parte dilecti nobis in Christo Abbatis loci predicti nobis sit ostensum, quod licet ipse et predecessores sui virtute donacionis et confirmacionis predictarum semper hactenus a tempore confeccionis cartarum predictarum tali usi fuerint libertate, videlicet quod quandocumque Justiciarii itinerantes ad placita foreste in Comitatu predicto venerunt, ipsi omnia placita predictum Abbatem et homines et tenentes suos racione foreste predicte qualitercumque tangencia inter libertatem Abbacie predicte et non alibi tenere consueverunt temporibus retroactis, sicut iidem Justiciarii hujusmodi placita foreste infra libertates dictarum ecclesiarum de Beverlaco, Ripon et Eboraco hactenus tenuerunt, que quidem libertas eidem Abbati et predecessoribus suis, tam coram Justiciariis progenitorum nostrorum quam coram Justiciariis progenitorum dicti Comitis, postquam dicta foresta eis concessa fuit, in Itineribus suis semper hactenus extitit allocata, vos tamen placita ipsum Abbatem, homines et tenentes suos predictos de transgressionibus, in dicta foresta de Pikervng factis tangencia apud Pikeryng tenere intenditis, et infra libertatem Abbacie predicte ad placita predicta ibidem tenenda, prout alibi Justiciarii itinerantes ea ibidem tenere consueverunt, accedere non curatis, in ipsius Abbatis

an inquiry, or in any other lawful manner, whether former Justices of the forest used to hold all pleas of offences committed in the forest relating to the Abbot, his men and tenants, within the liberty of the Abbot, and not elsewhere. If so, they are to go to the Abbot's liberty and hold pleas there. This right they claim because William I., by several grants which the King and several of his ancestors have confirmed, granted to the church of Whitby and Serlo, the Prior and the monks of that place, all liberties and free customs throughout all their lands and over all their men as amply as the royal prerogative could bestow them, so that they might enjoy the same laws and customs as the churches of St. John of Beverley, of Ripon, and of St. Peter's, York, by virtue of which grant the Abbot declares that he has enjoyed from the date of the grants the liberty before referred to, in like manner as the same Justices have hitherto held such like pleas within the liberties of the churches of Beverley, Ripon and York.

The claim has also been allowed to the Abbot and his predecessors

^{*} The prepositions are possibly transposed.

dispendium non modicum et gravamen et ecclesie sue predicte exheredacionis periculum manifestum, super quo nobis supplicavit sibi per nos remedium adhiberi, nos eidem Abbati in hac parte nolentes injuriari, vobis mandamus quod scrutatis rotulis et memorandis aliorum Itinerum tempore progenitorum nostrorum ac progenitorum domini Comitis in eadem foresta, postquam ad manus eorum devenit, tentorum, super inspeccionem eorundem vel inquisicionem super premissis faciendam vel alio modo legitimo vobis constare poterit Justiciarios progenitorum nostrorum et progenitorum ipsius Comitis in foresta predicta itinerantes omnia placita ipsum Abbatem, homines et tenentes suos de transgressionibus in foresta predicta factis tangencia infra libertatem Abbacie predicte et non alibi tenere consuevisse, tunc ad libertatem Abbacie accedatis et omnia placita huiusmodi teneatis, prout ibidem semper hactenus tenere consueverunt. Teste me ipso apud Cowyk xij die Maii anno regni nostri nono. Et petit quod inquisita in hac parte veritate per inquisicionem tam ministrorum quam aliorum hominum vel alio modo legitimo juxta tenorem istius brevis Justiciarii predicti assignent ei diem adventus sui infra libertatem suam et ibi veniant ad placita de transgressionibus et excessibus ipsum Abbatem et homines et tenentes suos tangentibus infra forestam predictam factis, prout hactenus ibidem consueverunt. Et super hoc facta inquisicione per ministros ejusdem foreste, scilicet forestarios, viridarios et regardatores et agistatores, et similiter per duodecim alios probos et legales homines ejusdem foreste compertum est quod

both before Royal Justices and also before Justices of the Earls of Lancaster after the forest had been granted to them, but the Justices to whom the writ was addressed intend to hold pleas of offences committed in Pickering relating to the Abbot, his men and tenants, at Pickering, and do not care to come within the Abbot's liberty for the purpose, to the grievous damage of the Abbot and manifest risk of loss to his church, on which he has prayed a remedy from the King, who is unwilling that he should be injured in this respect.

The Abbot therefore prays that after inquiry has been made by the officers and other men, or in some other lawful manner, according to the tenor of the writ, the Justices may appoint a day for coming within their liberty to hear the pleas as to offences and excesses relating to the Abbot, his men and tenants, and committed within the forest, as they were wont to do there hitherto. Upon this, after inquiry has been made by the officers of the forest, to wit the foresters, verderers, regarders, and agisters,* and likewise by twelve other honest and loyal men of the forest, it was found that the Justices in Eyre in Pickering Forest as

^{*} These do not seem usually to have formed part of the Jury.

Justiciarii itinerantes in foresta de Pikeryng, tam dum eadem foresta fuit in manibus Regum Anglie, progenitorum domini Regis nunc, [323b] quam in manibus antecessorum domini Comitis nunc, ad calumpniam Abbatum de Whiteby qui tunc fuerunt, infra libertatem dicti Abbatis accesserunt et [? ad] placita de transgressionibus et excessibus in eadem foresta factis, Abbatem, homines et tenentes suos tangentibus tenenda, prout idem Abbas clamat. Ideo idem Abbas habeat libertatem suam. Et super hoc iidem Justiciarii prefixerunt diem coram eis apud Hakenesse infra libertatem predictam die Jovis proximo post mensem Pasche ad placita de transgressionibus infra libertatem factis, dictum Abbatem, homines et tenentes suos tangentibus tenenda juxta libertatem ipsius Abbatis predictam; et dictum est eidem Abbati quod ibidem sit in propria persona sua una cum hominibus et tenentibus suis ad recipiendum et faciendum etc., et ulterius ad respondendum, sicut Curia etc.

PLACITA FORESTE HENRICI COMITIS LANCASTRIE DE PIKERYNG
DE TRANSGRESSIONIBUS ET EXCESSIBUS ABBATEM DE WHITEBY,
HOMINES ET TENENTES SUOS INFRA FORESTAM PREDICTAM
FACTIS TANGENTIBUS TENTA APUD HAKENESSE INFRA LIBERTATEM PREDICTI ABBATIS CORAM RICARDO DE WILUGHBY
ET JOHANNE DE HAMBURY JUSTICIARIIS AD ITINERANDUM
IN FORESTA PREDICTA ASSIGNATIS DIE JOVIS PROXIMO POST
MENSEM PASCHE ANNO REGNI REGIS EDWARDI TERCII A
CONQUESTU NONO

DE VENACIONE.

Presentatum fuit per forestarios et convictum per viridarios foreste

well whilst the forest was in the hands of the Kings of England as in the hands of the Earls of Lancaster came within the liberty of the Abbots for the time being of Whitby at their claim to hear pleas of offences and excesses relating to the Abbot, his men and tenants, and committed within the forest as the Abbot claims. So the claim was allowed, and the Justices fixed Thursday 18 May, 1335, at Hackness within the Abbot's liberty for hearing the pleas before referred to, and the Abbot was directed to be present in person, together with his men and tenants.

Pleas of Earl Henry's forest held at Hackness within the liberty of the Abbot of Whitby of offences and excesses committed within Pickering Forest by the Abbot, his men and tenants before Richard de Willoughby and John de Hambury Thursday* 18 May, 1335.

^{*} They were at Pickering on the preceding Monday, see Vol. III., N.S., p. 70.

de Pikeryng in Itinere isto apud Pikeryng quod Stephanus filius Ricardi de Eskedale, Nicholaus le Taillour de Whiteby et Johannes de Moressom de Sneinthorp et alii ignoti die Mercurii proximo ante Pascha anno regni domini Regis nunc viijo venerunt in foresta ista loco qui vocatur Blakhedloundes cum arcubus et saggittis et leporariis, et ibi bersaverunt et ceperunt sexaginta* et sex cervos et bissas et carnes secum asportaverunt et voluntatem suam inde fecerunt, et capita novem predictarum cervorum et bissarum absciderunt et illa super baculos in mora [324] fixerunt; et quod idem Stephanus anno predicto in Festo Corporis Christi et alii ignoti bersaverunt unam bissam in foresta predicta loco qui vocatur Everstiryng,† set carnes inde per forestarios recussi fuerunt: et quod idem Stephanus cum aliis multis anno predicto‡ in foresta ista loco qui vocatur Standebek et ibi cum duobus grossis canibus cepit unum cervum et carnes secum asportavit, qui modo venit coram Justiciariis et inde convictus liberatur prisone. Postea redempti sunt, videlicit predictus Stephanus ad xls, et predictus Nicholaus ad j marcam et predictus Johannes ad i marcam, et invenerunt manucaptores quod amodo se bene gerent et in foresta predicta non forisfacient et de eorum redempcionibus.§

Stephen son of Richard of Eskdale, Nicholas the Taylor of Whitby, and John de Moorsholm of Sneaton Thorpe, were indicted for having on Wednesday, 23 March, 1334, at Blakey Moor, within the forest, hunted with bows, arrows and greyhounds, and taken sixty-six harts and hinds, of which they cut off the heads of nine and fixed them upon stakes in the Moor; Stephen also, on 26 May, 1334, at Everstiryng [?], hunted a hind which was rescued by the foresters, and the same year, in company with many others, took a hart at Sandbeck with two large hounds. Stephen fined £2, Nicholas 13⁵ 4^d, and John 13⁵ 4^d. All find sureties.

Robert Patrick,|| the younger, of Sneaton Thorpe, and others unknown, on Wednesday, 17 March, 1333, took a hind with greyhounds in Ellerbeck and Thaksike. Fined 16⁵ for his offence, and for carrying bows and arrows in the forest. Finds sureties.

William de la More,¶ the younger and the elder, with others unknown, on Friday, 28 October, 1328, took a hind with greyhounds in May Moss. The elder is fined £1 6⁵ 8^d, the younger 13⁵ 4^d. Both find sureties.

^{*} xliij, Vol. II., N.S., p. 60, which contains the same indictment.

[†] See Vol. II., N.S., p. 62.

§ I give this in full as a specimen.

I now proceed to give the effect of it and of

the following indictments in English.

They are merely repetitions of what have already been presented.

^{||} See Vol. II., N.S., p. 68.

[¶] See Vol. II., N.S., p. 70.

William Hay,* with others unknown, on Monday, 22 March, 1333, came poaching with bows and arrows in Stockland, but was disturbed by the foresters and fled; and on another occasion, namely, Wednesday, 13 October, 1316, came poaching with bow and arrows at Helagh Carr, but was disturbed by the foresters; and about Midsummer 1331,† hunted in Ayton Frith, and killed a soar, part of which he sent to the house of John the chaplain of Hackness, with his knowledge; and on Saturday, 9 February, 1331, killed a hind at Hipperley, part of which he sent to the house of John the chaplain, and part he kept in his own possession. William and John the chaplain are each fined £1 6s 8d, and find sureties.

Hugh of the Hall of Whitby,‡ and others unknown, on Friday, 28 December, 1330, hunted with bows and arrows in Frebbesdale, killed [bersaverunt] a hind at Simon's Howe Moss, near Witlond, and sent it to the house of Thomas de Duffield, at Whitby, with his knowledge. Hugh and Thomas each fined \pounds 1 6 $^{\rm s}$ 8 $^{\rm d}$, and find sureties.

William Scot, § residing in Whitby Abbey, and others unknown, in the evening of Saturday, 9 February, 1331, came poaching with bows bent within the covert of Scalby Hay [in Haia de Scalby], and John de Weston, the forester, and other foresters came upon them. William and the rest took to flight. The foresters took from them three bows, fifteen arrows, a sword, and two knives [cultellos]. Fined 13^s 4^d, and finds sureties.

Adam son of Thomas of Kingthorpe,|| and others unknown, on Saturday, I May, 1305, hunted in Ellerbeck, with seven greyhounds and took two hinds; and the same Saturday likewise took a hart in Ellerbeck; and on 28 September, 1305, took a hind in Keasbeck, a fawn in Wathelespole [sic], and a fawn under Brownhead. Fined 13⁵ 4^d, and finds sureties.

Robert de Dales,¶ and others unknown, on Sunday, 9 April, 1307, hunted with greyhounds in Langdale, beat a forester, killed his dog and hung it up, took a hind and a buck at Hipperley; and on Monday,*** 27 March, 1307, took a hart and a hind with four greyhounds at Yarnol beck, at Blackhoulondes; and†† also, with seven unknown poachers, hunted on Saturday, 11 March, 1307, in the moor between Langdale and Berley, with two hounds, bows and arrows, but they were stopped

^{*} See Vol. II., N.S., pp. 72, 176 and 189. This offence is there stated to be at Sotlound, which I took to be Sutherland. Stockland is more probable.

[†] Here and in the next entry the words are domini Regis nunc, not as at Vol. II., N.S., p. 109.

\$\displant \text{See Vol. II., N.S., p. 71.}\$

[§] See Vol. II. N.S., p. 77. Again the date is Regis nunc.

^{||} See Vol. II., N.S., pp. 78, 79 and 84.

See Vol. II., N.S., p. 82, where the date is wrongly computed.

^{**} Id. p. 81. †† Id. p. 82.

[impediti] by the foresters, who put them to flight. Fined $\pm r$, and finds sureties.

John Tendbarn,* Walter the Smith, William son of William Moye, and others unknown, on Thursday, 25 November, 1311, took a hind with their hounds at Berlawathe [? Berleywath]; the same William son of William, Thomas Wyrels, and others unknown, on the 5th June, 1311, came with the hounds of Thomas, the present Abbot of Whitby, with his knowledge, to Stanrygh, and took a hind there; Roger Drye, Richard Drye, John the Sumptour of the Abbot of Whitby, and Henry the Parker, and other unknown offenders, on Friday, 17 December, 1322, with bows, arrows and five greyhounds, three of which belonged to the Abbot of Whitby, with his knowledge, took a soar in Marnolf bek [sic]. John Tendbarn fined £1, Walter the Smith £1 65 8d, William son of William £1, Thomas Wyrels 135 4d, Roger Dryet 135 4d, Richard Drye £1 135 4d, John the Smith [sic but? Sumptour] 135 4d, Henry the Parker £1 105, the Abbot £1. They all find sureties.

Thomas Abbotescosyn,‡ with others, on the Feast of St. James [25 July], 1307,§ killed a hart and a hind in Ayton Wood. Fined 13^s 4^d, and finds sureties.

[325b] Adhuc de predicto die Jovis proximo post mensem Pasche apud Hakenesse de omnimodis transgressionibus in foresta predicta tam de venacione quam aliis excessibus quibuscumque per predictum Abbatem de Whiteby, homines et tenentes suos, etc.

Presentatum fuit alias in Itinere isto coram prefatis Justiciariis apud Pikering quod Petrus Lylle et Johannes Scot|| prostraverunt in dominicis de Langedon in le Estward istius foreste xxiiij alnetos, precii xl^d et lix virides spinas, precii xl^d, duas quercus, precii xx^d; qui quidem veniunt coram Justiciariis et finem fecerunt

FURTHER OFFENCES AS WELL AS OF VENISON AS OF OTHER MATTERS.

It was presented elsewhere in the Eyre, namely, at Pickering, that Peter Lylle and John Scot felled in the demesnes of Langdale, in the East Ward of the Forest, twenty-four alders value 3⁵ 4⁴, fifty-nine

^{*} See Vol. II., N.S., pp. 93, 94 and 95. The dates here are unmistakable.

⁺ These fines differ from those stated Vol. II., N.S., p. 95. ‡ I do not find this indictment presented at Pickering.

[§] This date is referred to as in lesto Sancti Jacobi, anno regni Regis E. avi domini Regis nunc tricesimo quinto, but there was no such date.

^{||} Both these were underforesters. See Vol. II., N.S., p. 53.

cum domino Comite tam pro precio viridi quam pro transgressionibus in hac parte, videlicet quilibet eorum ad xxijs et invenerunt plegios, videlicet Alexandrum de Esk, Galfridum filium Roberti de Southern, Nicholaum Lylle, Thomas Styrk, Rogerum de Multhorp et Willelmum filium Roberti de finibus predictis, qui quidem eciam manuceperunt quod predicti Petrus et Johannes amodo non forisfacient in foresta periculo quod incumbit.

Presentatum fuit ibidem per eosdem juratos quod Willelmus Haye, Willelmus Godyer, Thomas Ulf, Robertus Goos, Robertus Powe et Petrus Ulf prostraverunt in dominicis de Langedon in le Estward istius foreste xxiiij alnetos precii xl^d, spinas precii xl^d et vj ramos quercuum; qui modo venerunt coram Justiciariis et finem fecerunt cum domino Comite tam pro precio viridi quam pro transgressionibus in hac parte, videlicet, quilibet eorum ad dimidiam marcam et invenerunt plegios, videlicet, Alexandrum de Esk, Galfridum filium Roberti de Southern, Nicholaum Lylle, Thomam Styrk, Rogerum de Multhorp et Willelmum filium Roberti de finibus predictis; qui quidem plegii manuceperunt pro quolibet eorum quod amodo in foresta predicta non forisfacient [326] periculo quod incumbit.

De hiis qui lepores ceperunt in foresta et vagantur cum arcubus et sagittis in eadem contra assisam foreste presentatum fuit ibidem per eosdem juratos quod Matildis de Bruys consueta est fugare ad lepores in foresta ista et eos fugare et capere; et Nicholaus le Taillour, Johannes de Moreson,* Willelmus de la More senior, Willelmus de la More junior similiter consueti sunt capere lepores et ceperunt diversis vicibus in foresta predicta in terrorem ferarum domini foreste predicte; et quod Robertus Pateryk junior similiter consuetus est vagare infra

green thorns value 3^s 4^d , and two oaks value 1^s 8^d . They appear before the Justices and compounded for the value of the vert and for their offences, namely, £1 2^s each, and found the sureties for their good behaviour, whose names are given.

The persons named were presented for having felled in the same place twenty-four alders value 3^s 4^d, thorn value 3^s 4^d, and six oakbranches. They appear and compound, namely, 6^s 8^d each, and find the same sureties for their good behaviour.

As regards those who caught hares and wandered in the forest with bows and arrows contrary to the assize of the forest, Matilda de Bruys is accustomed to hunt and catch hares, and Nicholas le Taillour, John Moresholm, and William de la More, father and son, were accustomed to catch and often caught hares to the terror of the deer; Robert

^{*} It is difficult to know whether this is Morison or Moresholm (near Liverton). I think the latter, but the n is quite plain.

forestam predictam cum arcubus et sagittis in terrorem ferarum contra assisam foreste, per quod preceptum fuit vicecomiti quod venire faciat eos. Qui modo veniunt coram Justiciariis et petunt quod possint admitti ad finem faciendum cum domino in hac parte, et admittuntur, videlicet, predicta Matildis ad v⁵ per plegium Roberti Bruys et Johannis Perot, et predictus Nicholaus ad xij^d per plegium Nicholai le Taillour et Willelmi de la More senioris, et Johannes Moresson ad xij^d per plegium Nicholai le Taillour et Willelmi de la More senioris et Willelmus de la More senioris et Willelmi de la More senioris et Willelmi de la More senioris et Willelmi de la More senioris et Foliannis Moresson et nichil de fine Roberti Patryk quia alibi in rotulo venacionis istius Itineris finem fecit pro eadem transgressione.

MANUCAPCIO HOMINUM ISTIUS LIBERTATIS CONVICTORUM DE TRANSGRESSIONE VENACIONIS IN FORESTA ISTA QUOD AMODO SE BENE GERENT ET IN EADEM NON FORISFACIENT, SEQUITUR.

Manucaptores Rogeri Drye,* Thomas Stirk, Thomas Goos, Rogerus de Dales, Willelmus Godyer, Thomas Ulf, Robertus Powe, Roberti del Dales, Johannes de Kirkeby, Hugo Geryng, Willelmus del Dales, Galfridus Lite, Ricardus Drye, Petrus Ulf, Hugonis of the Halle, Thome de Dryffeld, Hugo Herman, Willelmus Bredegh,† Willelmus Scot, Stephanus Dousthweit, Rogerus de Eston, Robertus de Hilderwell, Willelmi Haie, Robertus Haie, Hugo Geryng, Johannes Mason, Thomas de Marton, [326b] Robertus de Catwyk, Johannes de Barton de Hakenesse, Johannis Capellani de Hakenesse, Johannes de Wykham, Adam de Sartre, Ricardus de Lith, Johannes Tendbarn, Thomas de Kynthorp, Robertus de Roderham, Johannis Tendbarn, Hugo Geryng de Topclyf, Rogerus Tybbeson, Robertus Patryk senior, Walterus Bere, Robertus de Spoford, Robertus Godeshay, Willelmi filit Willelmi Moyson, Henrici le Parcour, Walteri le Smyth, Hugo Geryng de Topclyf,

Patrick the younger, is likewise accustomed to wander in the forest with bows and arrows to the terror of the deer, contrary to the assize of the forest. They are summoned, appear, and compound as follows: Matilda 5°s, sureties Robert Bruce and John Perot; and the rest 1°s, except Robert Patrick, who was elsewhere fined for the same offence. Two by two they are sureties for one another.

^{*} As before, in order to avoid repeating the word manucaptores, I put in italics the name of the person for whom surety is found.

† Later, Bledegh.

Rogerus Tybbeson, Robertus Patryk senior, Walterus Bere, Robertus de Spoford, Willelmus Icham of Wynchestre, Willelmi Scot, Johannes de Wykham, Petrus de Lincoln de Whiteby, Thomas de Marton, Johannes Norreis, Willelmus le Wayte, Johannes Mason, Ricardi Drye, Henricus le Parcour, Johannes de Dragby, Johannes Kyng, Ricardus Topclyf, Willelmus de Dales de Hakenesse, Rogerus de Dales, Stephani filii Ricardi de Eskedale, Hugo Sedman, Johannes filius Ricardi, Willelmus filius Hugonis de Wispoudale, Hugo Geryng, Willelmus Halman, Johannes de Kirkeby, Ade filii Thome de Kynthorp, Thome Abotescosyn Johannes Wykham, Adam del Sartre, Ricardus del Lyth, Johannes Tendbarn, Thomas de Kynthorp, Robertus de Roderham, Thome Wryel [327] Hugo Geryng, Johannes Mason, Robertus de Catwyk, Thomas de Marton, Johannes Norreys, Willelmus le Wayte, Johannis le Sumpter Hugo Geryng de Topclyf, Rogerus Tybbeson, Robertus Patryk senior, Walterus Bere, Robertus de Spoford, Johannes White, Thome Abbatis de Whiteby, Johannes de Wykham, Adam de Haukesgarth, Adam de Sartre, Thomas de Kynthorp, Robertus de Roderham, Robertus de Spoford.

PRESENTACIO ITINERIS DE PIKERYNG AD ARTICULOS TANGENTES ABBATEM DE WHITEBY ET HOMINES SUOS.

Duodecim jurati super presentacionibus ad articulos istius Itineris presentaverunt alias apud Pikeryng quod Abbas de Whiteby tenet unam vaccariam in Gotheland in foresta ista ad dampnum domini Comitis et nocumentum ferarum ejusdem foreste, nesciunt quo warranto, per quod preceptum fuit viccomiti quod venire faceret eum etc.; et modo venit predictus Abbas et dicit quod ipse in predicto loco de Gotheland habet quoddam situm de diversis domibus edificatum et terram aratam et seminatam et pratum quolibet anno falcabile, ad quam terram ab antiquo pertinet communa pasture pro vaccaria [? vaccis], bidentibus et hujusmodi animalibus, et ipse et omnes predecessores sui, Abbates loci predicti, a tempore quo non extat memoria habuerunt hujusmodi

PRESENTMENTS OF PICKERING EYRE TO ARTICLES RELATING TO
ABBOTS OF WHITBY AND HIS MEN.

The twelve jurors on presentments to the articles of the Eyre, presented at another time at Pickering, that the Abbot of Whitby holds a cowhouse in Goathland in the forest to the damage of the Earl and the injury of the deer, by what right they know not. He is summoned, appears, and says that in Goathland he has several buildings, land tilled and sown, and meadow that may be mown every year, to which

demos et communam pasturam [sie] ibidem tanquam pasturam predicte hidate et arabili pertinentem absque aliqua interrupcione, et petit quod inquiratur per ministros ejusdem foreste. Qui scilicet forestarii, viridarii et regardatores inde onerati et jurati ad hoc [et] idem prout idem Abbas superius asserit, compertum est per eosdem. Ideo idem Abbas quoad hoc eat inde sine die, salvo semper jure etc.

Presentatum fuit eciam ibidem quod cum fere domini istius foreste intraverint liberam chaceam* Abbatis de Whiteby adjacentem isti foreste, idem Abbas qui nunc est habens super has exploratores suos, statim ponere facit recia et alia ingenia sua apud Hakenesse et alibi distancia a foresta ista per tractatum unius arcus et aliquando plus et aliquando minus, et postea cum canibus et aliis minis suis in tantum excitare facit feras illas, quod plures ferarum illarum per excitacionem illam in redeundo et fugiendo versus forestam istam in retibus et in ingeniis predictis decidunt et capiuntur, et annuatim in hac parte capere facit in destruccionem ferarum [327b], per quod preceptum fuit vicecomiti quod venire faciat eum etc.

Postea venit predictus Abbas et dicit quod dominus J. quondam Rex Anglie, progenitor domini Regis nunc, concessit et confirmavit Deo et ecclesie Sancti Petri et Sancte Hilde de Whiteby et cuidam Petro Abbati et successoribus et monachis ibidem Deo servientibus imperpetuum omnes cervos et cervas et porcos in forestis suis constitutis infra metas in carta Regis H. avi patris ipsius Johannis et in carta Regis H. patris sui determinatas, quos idem Rex H. avus [? pater] ipsius

land of old there belongs common of pasture for cows, sheep and such like animals; and he and all former Abbots have held the buildings and the common of pasture as appurtenant to his arable and geldable land without any interruption. He prays for an inquiry. On inquiry the verdict finds that his assertion is correct and he is acquitted.

It was also presented there that when the Earl's deer entered the free chase of the Abbot of Whitby adjoining to the forest, the present Abbot directed his scouts to watch them and set nets and other contrivances at Hackness and elsewhere, a bowshot or so from the forest. They then terrified the deer with dogs and loud shouts, so that in their flight back to the forest they are caught in the nets and other contrivances; this he does every year to the destruction of the deer and the damage of the Earl, by what right the jury know not. He is summoned, appears, and says that King John granted to the church of St. Peter and St. Hilda of Whitby, and to one Peter the Abbot and the monks there, all harts, hinds, and wild boars in the forest marked out by the boundaries mentioned in the charters of Henry I. and Henry II., but

^{*} It was in fact a forest.

Johannis sibi afforestaverat, et precepit quod iidem Abbas et monachi de Whiteby omnia nemora sua et pasturas suas ibidem libere, quiete et honorifice imperpetuum teneant et solutas de omnibus que ad forestam vel ad forestarios pertinent cum omnibus silvestris [sic] bestiis et omnimoda venacione, ut nullus de ministris suis se intromitteret de nemoribus et pasturis eorum, nec desturbet eos facere proficuum suum de nemoribus suis et pasturis. Dicit eciam quod dominus H., quondam Rex Anglie, proavus domini Regis nunc, concessit et confirmavit Abbati et Conventui de Whiteby quod ipsi et eorum successores imperpetuum habeant viridarios suos proprios de libertate sua de Whiteby eligendos de cetero in pleno comitatu Eboracensi prout moris est ad responsiones et presentaciones faciendas de transgressionibus quas amodo fieri contingat de venacione infra metas foreste de Whiteby coram Justiciariis suis itinerantibus ad placita foreste in partibus illis et non alibi, sicut viridarii [? et] forestarii Regis hujusmodi responsiones et presentaciones facere debent et consueverunt. Quas quidem confirmaciones et concessiones illas recitantes [? recitando] dominus Rex nunc ratas habens et gratas eas pro se et heredibus suis ipsi Abbati et monachis et eorum successoribus concessit et confirmavit per cartam ipsius domini Regis nunc, quam hic profert et que hoc testatur.

Unde dicit quod cum ipse et omnes Abbates loci predicti virtute concessionum et confirmacionum predictarum habuerunt cervos et cervas de forestis suis, et loca in quibus iidem Justiciarii supponunt recia et ingenia predicta posita fuisse sunt infra limites foreste sue de Whiteby, ut predicitur, afforestate; et dictus Johannes quondam Rex Anglie etc. precepit quod nullus de ministris suis se de nemoribus et pasturis eorum intromitteret nec desturbaret eos proficuum suum ibidem

which Henry II. had afforested for himself, and King John enjoined that the Abbot and monks should hold their woods and pastures freely, quietly and honestly for ever, quit of all that appertains to a forest or to foresters, with all wild beasts and all kind of venison, so that none of his officers should intermeddle with their woods or pastures. This grant Henry III. confirmed, and granted that the Abbots and convent should have their own verderers for their liberty at Whitby, to be chosen for the future in the full County Court of Yorkshire as the custom is, to make answer and presentments as to all trespasses of venison that may chance to take place within the bounds of Whitby Forest, just as the verderers and foresters of the King ought and are wont to make such like answer and presentments.

Edward III. granted an *Inspeximus* Charter confirming these grants, which is now produced. Wherefore he says that since he and all Abbots by virtue of these grants had the harts and hinds in their

facere, si dominus Comes ipsum Abbatem in hac parte voluerit inquietare: et profert breve domini Regis Justiciariis hic in hec verba. Edwardus Dei gracia Rex Anglie, Dominus Hibernie et Dux Aquitannie Iusticiariis itinerantibus in foresta Henrici Comitis Lancastrie de Pikeryng salutem. Cum inter ceteras libertates per cartas progenitorum nostrorum, quondam Regum Anglie, dilectis nobis in Christo Abbati et Conventui de Whiteby concessas concessum sit eisdem quod ipsi habeant omnes terras, forestas, nemora et pasturas suas per cartas metas et bundas in eisdem cartis contentas integre et plenarie, libera, quieta et soluta ab omnibus que ad forestam vel ad forestarios pertinent cum omnibus bestiis silvestribus et omnimoda venacione, ita quod nullus de ministris progenitorum nostrorum predictorum se inde intromitteret nec desturbaret eos facere inde proficuum suum ; et quod habeat viridarios et forestarios in foresta et nemoribus suis predictis ad presentaciones transgressionum venacionis infra metas foreste sue predicte faciendas. salva predictis progenitoribus nostris et heredibus suis [328] omnimoda forisfactura de transgressionibus venacionis in foresta predicta ; ac jam ex parte dilecti nobis in Christo nunc Abbatis loci predicti nobis sit ostensum quod licet ipse et predecessores sui semper hactenus a tempore confeccionis cartarum predictarum forestam suam predictam cum omnimoda venacione et omnibus ad forestam pertinentibus infra metas predictas tenuerunt et habuerunt pacifice et quiete, ac attachiamenta de omnimodis transgressionibus infra metas foreste predicte per viridarios et forestarios suos proprios fecerint, absque eo quod aliquis ministrorum nostrorum seu progenitorum nostrorum forestam illam ad aliqua que ad forestam pertinent facienda et exercenda ingressus fuerit seu inde se intromiserit, excepto quod Iusticiarii itinerantes predictorum progeni-

forests, and as the places in which the Justices allege that the nets and contrivances were placed are within the limits of Whitby Forest, and since King John forbade any of his officers intermeddling with their woods or pastures or disturbing them from taking the profit thereof, [he asks] whether the Earl may [?] trouble the Abbot in this matter. He also produces a writ from the King, tested at Clipston the 5th of May, 1335, directing the Justices of the forest to desist from compelling by distraints the Abbot and his officers to appear before them at Pickering to answer for setting their nets within the bounds of the Abbot's forest to catch deer, and for catching them and for other forest offences. The writ recites that amongst other liberties granted by Kings of England to the Abbot and convent of Whitby they were to hold all their lands, forests, woods and pastures, bounded as specified in the deeds, free from all burdens that appertain to a forest or to foresters, with all wild beasts and with all kind of game, so that none of the King's

torum nostrorum ad placita foreste in Comitatu Eboracensi infra libertatem Abbacie predicte ad placita venacionis foreste ipsius Abbatis predictam [?]contingencia ibidem tenenda accedere consueverunt et ea ibidem tenuerunt, que omnia eidem Abbati et predecessoribus predictis coram Justiciariis dictorum progenitorum nostrorum itinerantibus ad placita foreste in Comitatu predicto semper hactenus allocata fuerunt; vos tamen ipsum Abbatem et ministros suos ac alios ad respondendum coram vobis apud Pikeryng de eo quod ipsi recia sua infra metas foreste ipsius Abbatis predicti ad feras capiendas posuerunt et feras sic ceperunt; et de aliis transgressionibus venacionis in dicta foresta ipsius Abbatis facta per varias districciones compellitis jam de novo et ipsos ea occasione multipliciter inquietatis minus juste in ipsius Abbatis dispendium non modicum et gravamen et ecclesie sue exheredacionis periculum manifestum ac contra tenorem cartarum predictarum. Et quia ipsum Abbatem in hac parte indebite nolumus pregravari, vobis mandamus quod ab hujusmodi compulsionibus eidem Abbati seu ministris suis aut aliis occasione premissa de cetero inferendis penitus desistentes ipsum Abbatem (et) forestain suam predictam cum omnimoda venacione infra metas predictas habere et tenere, et ipsum attachiamenta alia que ad forestam pertinent per ministros suos facere et excercere permittatis juxta tenorem cartarum predictarum et prout ipsi et predecessores sui predicti forestam illam tenere et habere et hujusmodi attachiamenta et alia forestam illam tangencia per ministros suos semper hactenus a tempore predicto facere et excercere consueverunt, et ut premissa eidem Abbati et predecessoribus suis prius

officers should intermeddle therewith or prevent them taking their profit therein, and they were to have verderers and foresters in their forest and woods, to make presentments of poaching offences therein, the fines and penalties for poaching being reserved to the King. Abbot had shown the King that he and his predecessors had always hitherto from the date of the grant peaceably held the forest, with all manner of game and everything that appertains to a forest, and made attachments of all manner of offences by means of his own verderers and foresters without any of the King's officers entering the forest to perform any forest service or intermeddling therein, except that the King's Justices of the forest on circuit in Yorkshire were wont to enter the Abbot's liberty, to hold pleas of the forest that related to the Abbot; and that his claim of such a liberty has always hitherto been allowed before such Justices. The Justices are therefore directed to permit the Abbot to hold his forest with all manner of game, and to make his forest attachments by means of his own officers, according to the tenor of the grants made to him, and as he and his predecessors have hitherto allocata fuerunt, vos de foresta seu de venacione ipsius Abbatis predicti contra tenorem cartarum predictarum et aliter quam prius fieri consuevit nullatenus intromittentes. Teste me ipso apud Clippeston quinto die Maii anno regni nostri nono. Unde petit judicium.

Et Henricus de Duffield qui pro domino Comite sequitur in hac parte dicit quod in carta domini Regis H. proavi etc. continetur quod idem H. Rex recitando cartam Regis Johannis patris sui de reddicione et concessione Abbati qui tunc fuit, predecessori Abbatis qui nunc est, et monachis predictis de foresta ipsius Abbatis et Conventus sui de Whiteby factis concessit et confirmavit reddicionem et concessionem predictas, salva sibi et heredibus suis forisfactura transgressionum venacionis in foresta de Whiteby predicta, ita quod si aliquis aliquam transgressionem in foresta de Whiteby predicta tempore dicti Regis H. fecisset, idem Rex H. et ministri sui tunc haberent inde emendas. Unde sicut in brevi domini Regis [328b] quod idem Abbas nunc profert ad cartas predictas allocandas continetur quod idem Rex H. in confirmacione sua reservavit sibi et heredibus suis cuius statum idem Comes nunc habet, omnimodam forisfacturam de transgressionibus venacionis in foresta predicta, et in presentacione predicta continetur quod idem Abbas habens exploratores super feras ipsius Comitis cum intraverint forestam ipsius Abbatis, recia et ingenia poni fecit in foresta sua prope forestam de Pikeryng, et postea illas excercere fecit cum canibus et aliis minis, per quod in redeundo plures fere illarum capte fuerunt, quod omnino est contra assisam foreste, petit quod predictus Abbas respondeat ad presentacionem predictam in hac parte.

Et Abbas dicit quod ipse per hoc ulterius respondere non debet,

enjoyed these rights and as they have been allowed to him, the Justices not intermeddling with the forest or game in any other manner than they have hitherto been wont to do.

Wherefore the Abbot prays judgment, but Henry de Duffield, who sues for the Earl, alleges that in his deed Henry III., after reciting the deed of King John as to the restoration and grant of the forest made to the then Abbot and the monks of Whitby, confirmed the restoration, reserving the fines and penalties for poaching in Whitby forest, so that if any one in the time of King Henry III. committed a forest offence there, the King and his officers would have the fines. Moreover in the deed of Edward III., which the Abbot produced, it was stated that King Henry III. reserved these fines to himself and his heirs, whose estate the Earl now has, and as the Abbot has been indicted in manner before set out, he asks that the Abbot may be called upon to plead to the indictment.

The Abbot says that he ought not to be called upon to plead any further, vol. IV., N.S.

quia manifeste liquet Curie per cartas Regum Anglie predictas quod ipse et successores sui habent cervos et cervas in foresta sua de Whiteby, et quod ipse forestam predictam debet tenere libere et quiete cum omnimoda venacione in eadem, nec ullus intromittat se de nemoribus et pasturis eorum quin facere possint proficuum suum de eisdem, et quod habent viridarios suos ad responsiones et presentaciones faciendas de transgressionibus que fieri contingunt de venacione infra metas foreste sue predicte coram Justiciariis domini Regis itinerantibus in partibus illis et non alibi; et dominus Rex tunc per breve suum mandavit Justiciariis hic quod ipsi forestam suam predictam cum omnimoda venacione infra metas ejusdem et alia que ad forestam pertinent habere permittant juxta tenorem cartarum Regum predictarum et prout Abbati et predecessoribus suis prius allocata fuerunt, petit judicium si ipse ad hujusmodi presentacionem per quam supponitur quod ipse Abbas infra limites foreste sue transgressiones venacionis fecisse debuerat, inde respondere debeat quoquomodo.

Et super hoc datus est dies tam predicto Henrico quam predicto Abbati apud Pikeryng die Martis proximo post tres septimanas Sancti Michaelis de audiendo inde judicio suo. Ad quem diem apud Pikeryng coram prefatis Ricardo de Wylughby et Johanne de Shardelowe venit tam predictus Henricus quam predictus Abbas, et super hoc datus est eis dies hic die Jovis proximo post octabas Purificacionis beate Marie de audiendo inde judicio suo. Ad quem diem apud Pikeryng coram prefato Johanne de Hambury venit Ricardus de la Pole et protulit breve domini Regis patens quod alibi* irrotulatur, per quod breve dominus Rex constituit ipsum Ricardum loco Johannis de Shardelowe ad itinerandum in foresta ista simul cum aliis Justiciariis, duobus vel uno eorum, mandavit eciam dominus Rex quoddam aliud breve clausum prefatis Justiciariis, duobus vel uni eorum de ipso Ricardo de la Pole in socium loco predicti Johannis de Shardelowe admittendo, similiter

because it must be quite clear to the Court that by virtue of royal grants he and his successors have the harts and hinds in Whitby Forest, and ought freely to hold the forest with all manner of game therein, and that no one ought to intermeddle with their woods and pastures so as to prevent them making their profit thereout, and that they have verderers to make answers and presentments as to offences of venison committed within the limits of their forest before the Royal Justices in those parts and not elsewhere, and he refers to the King's writ.

He prays judgment whether he ought to plead to an indictment which alleges that he has poached within his own forest. Judgment is reserved, and is to be given on Tuesday 31 Oct., 1335; it is then

^{*} Vol. III., N.S., page 71.

alibi irrotulatum; virtute cujus brevis Johannes de Hambury admisit predictum Ricardum loco predicti Iohannis de Shardelowe in socium ad premissa facienda etc. Et tam predictus Henricus quam predictus Abbas veniunt, et datus est eis dies hic etc. die Mercurii proximo post festum Ascensionis Domini de judicio suo inde audiendo etc. Ad quem diem loquela predicta remansit sine die per absenciam Justiciariorum etc. Postea dominus Rex mandavit prefato Ricardo de Wylughby, Roberto de Hungerford, Johanni de Hambury et Ricardo de la Pole breve suum de itinere suo resumendo, quod [329] quidem breve alibi* irrotulatur, ita quod placitum et processus ejusdem itineris inchoata [et] discussa essent hic ad hunc diem etc., scilicet die Lune proximo post festum Sancti Andree apostoli anno regni domini Regis nunc decimo in eodem statu in quo fuerunt predicto die Jovis proximo post octabas Purificacionis beate Marie tunc proxime preterito apud Pikeryng, quando atterminata fuerunt usque diem Mercurii proximum post festum Ascensionis Domini tunc proxime sequens, quo die remanserunt sine die per absenciam Justiciariorum predictorum alibi de mandato domini Regis tunc existencium ad procedendum ulterius etc. prout etc. Ad quem diem apud Pikeryng coram prefatis Ricardo de Wylughby et Johanne de Hambury venit predictus Abbas resummonitus, et predictus Henricus similiter venit, et datus est eis dies apud Pikeryng die Lune in secunda septimana Quadragesime de audiendo inde judicio suo etc. Ad quem diem apud Pikeryng venit tam predictus Abbas quam predictus Henricus qui pro domino Comite sequitur in hac parte. et predictus Henricus petit quod predictus Abbas respondeat ad et predictus Henricus petit quod predictus Abbas respondeat ad presentacionem predictam, et quia idem Henricus testatur quod in ultimo itinere Justiciariorum istius foreste facta fuit quedam consimilis presentacio versus Abbastem de Whiteby qui tunc fuit, ad quam presentacionem predictus Abbas venit et finem fecit cum domino Comite qui tunc fuit, videtur Curie quod expediens est et necesse quod Curia in

postponed for several sittings. In the meantime, as related in the former volume, Richard de la Pole is appointed in the place of John de Shardelowe, and at a later sitting, as also mentioned before, the Eyre abates in consequence of the absence of the Justices. It is revived, and finally on Monday 17 March, 1337, the Abbot and Henry de Duffield appear at Pickering, and Henry de Duffield asks that the Abbot may be ordered to plead to the indictment. Since Henry witnesses that in the last Forest Eyre a like indictment was made against the then Abbot, who paid a fine in respect thereof to the then Earl, the Court thinks fit to direct an inquiry. It is found that, as far as the Jury know, neither the present Abbot nor any of his predecessors

hac parte cercioretur per ministros istius foreste; ideo inquiratur inde veritas per eosdem. Qui scilicet forestarii, viridarii et regardatores ad hoc jurati dicunt super sacramentum suum quod nec Abbas qui nunc est nec aliquis predecessorum suorum nunquam aliquo tempore finem fecerunt cum domino Comite sive cum aliquo alio in hujusmodi casu. prout intelligunt. Et quia manifeste liquet Curie quod idem Abbas ex concessione et confirmacione Regum Anglie habet forestam, viridarios et alia que ad forestam pertinent per divisas suas isti foreste adiacentes. ita quod nullus se intromittat in eadem de aliqua transgressione venacionis, et non est compertum quod idem Abbas petit aliquod manuopus transgressionis venacionis per se vel alius [? alium] pro se in foresta ista, et fere de foresta ad forestam aliter conferi non possunt nisi ipsius in cujus foresta inveniantur, eo quod signo aliquali non* consistunt signate nec divisas aliquas cognoscunt, quod si sic evidenter sequeretur quod quando Justiciarii domini Regis itineraverint in foresta dicti Abbatis predictus Comes per hujusmodi presentacionem consimilem prefato Abbati esset responsurus, quod manifeste foret in prejudicium predicti domini Comitis; et dominus Rex per breve suum predictum Justiciariis hic mandavit quod ipsi contra tenorem cartarum predictarum aliter quam prius fieri consuevit de foresta et venacione ipsius Abbatis nullatenus se intromittant; ideo consideratum est quod idem Abbas de presentacione predicta eat sine die, salvo semper jure etc.

Duodecim jurati istius foreste ad presentandum super articulis

ever paid any fine to the Earl or to any one else in a like case. Since it is quite clear to the Court that the Abbot holds under Royal grants the forest, verderers, and all else that appertains to a forest marching with the Earl's forest, so that no one ought to interfere therewith in respect of any offence of venison, and that the Abbot does not claim the right to commit any act of trespass [?] by himself or any one on his behalf in Pickering [?] Forest, and that deer of the forest can only be considered to belong to him in whose forest they are found, since they cannot be earmarked and know no boundaries, the Abbot is acquitted. If this were not so, when the King's Justices went into the Abbot's liberty, a similar indictment might be laid against the Earl which would clearly be to his prejudice. Moreover the King's writ has ordered them to do nothing at variance with the royal grants as to the forest and game of the Abbot.

Presentment on the articles of the forest† was made at another time

^{*} This word occurs only in the Exchequer Coucher; but both the Duchy and Exchequer Coucher have one, the contraction for none, which I can hardly think correct. † It may be that this was not an indictment prepared beforehand, as most of the others probably were, but was a reply to the charge of the Justices.

foreste alias presentaverunt quod idem Abbas de Whiteby habeat unum clausum apud Gotheland infra forestam istam loco qui vocatur Frerested ubi ab antiquo habere debet viginti vaccas [329b] et unum taurum solummodo et non plura averia per* decem et aliquando plus ad nocumentum ferarum istius foreste, nesciunt quo warranto; ideo preceptum est vicecomiti quod venire faciat eum etc. Et modo venit predictus Abbas et dicit quod ipse habet apud Gotheland infra forestam illam loco predicto qui dicitur Frerestede quoddam mansum et terram hidatam et pratum falcabile ab antiquo ad que pertinet communa pasture averiorum sine numero averiorum, et de quibus quidem manso. terra et prato hidatis ipse et omnes Abbates loci predicti predecessores sui a tempore quo non extat memoria seisiti fuerunt ut in liberam. puram et perpetuam elemosinam, et habere communam pasture averiis suis sine numero ibidem tanguam pertinentem terre sue hidate et arabili predictis, unde dicit quod eo waranto tenet ipse averia ibidem pro libito suo plus quam viginti vaccas et unum taurum sicut ei licet, et hoc paratus est verificare per ministros istius foreste. Ideo inquiratur inde veritas per eosdem. Qui scilicet forestarii, viridarii et regardatores dicunt super sacramentum suum quod Abbas qui nunc est et omnes Abbates loci predicti predecessores sui a tempore quo non extat memoria habuerunt apud Gotheland in loco predicto qui dicitur Frerestede communam pasture ad averia sine numero tanquam terre sue hidate et arabili ibidem pertinentem depascenda et absque interrupcione aliquali. Ideo idem Abbas illam habeat et teneat et gaudeat sibi et successoribus suis imperpetuum, salvo semper jure etc.

Duodecim jurati presentant quod Abbas de Whiteby qui nunc est et quidam tenentes sui de ipsius dimissione tenent infra forestam istam loco qui dicitur Westcroft xxviij acras terre de veteri assarto et illum

that the Abbot has a close at Goathland within the forest at a place called Friarstead, where from ancient time he ought to have twenty cows and one bull, and no more, but he surcharges [?] by ten beasts, and sometimes more, to the injury of the deer, by what right they know not. The Abbot is summoned, appears, and says that he ought to have at the place mentioned a manor house, geldable land and meadow which might be mown, to which there appertained common of pasture for cattle without stint, of all which he and his predecessors were from time immemorial seized in free alms. An inquiry is directed, and the verdict is found for the Abbot. Judgment is given in his favour

Presentment is also made that the Abbot of Whitby and certain tenants on lease from him hold twenty-eight acres of old assarted

^{*} See Vol. III., N.S., p. 10, where the same omission occurs.

assartum inclusum tenet et dicti tenentes pro qualibet acra ejusdem assarti reddunt dicto Abbati quolibet anno vid, nesciunt quo warranto. Ideo preceptum est vicecomiti quod venire faciat dictum Abbatem etc. Postea venit predictus Abbas et dicit quod quidam Alanus Bussel, dominus de Hoton, ante ultimum iter Justiciariorum istius foreste a tempore quo non extat memoria dedit ecclesie Sancte Hilde de Whiteby et monachis ibidem Deo servientibus assartum predictum prout includitur, habendum sibi et successoribus suis imperpetuum. quam quidem donacionem S. quondam Rex Anglie, progenitor domini Regis nunc, concessit et confirmavit bene et in pace tenendam per cartam ipsius S. quam hic profert et que hoc testatur; unde dicit quod inse et similiter omnes Abbates loci predicti predecessores sui semper a tempore donacionis et concessionis et confirmacionis predictarum tenuerunt predictum assartum inclusum sicut etc., et petit quod inquiratur etc. Ideo inquiratur inde veritas per ministros istius foreste. Qui scilicet forestarii, viridarii et regardatores dicunt super sacramentum suum quod Abbas qui nunc est et similiter omnes Abbates loci predicti predecessores sui a tempore quo non extat memoria virtute donacionis, concessionis et confirmacionis predictarum habuerunt et tenuerunt assartum predictum inclusum absque aliqua interrupcione. Ideo idem Abbas eat inde sine [330] die, salvo semper iure etc.

Iidem jurati presentant quod idem Abbas de Whiteby tenet unam vaccariam in Gotheland in foresta ista ad dampnum domini Comitis et nocumentum ferarum ejusdem foreste nesciunt quo warranto, per quod preceptum fuit vicecomiti quod venire faciat eum etc. Et modo venit

lands at a place called West Croft within the forest. The assart is inclosed, and the tenants pay the Abbot 6^d a year for each acre. By what right they know not. The Abbot is summoned, appears, and says that one Alan Bussel,* lord of Hutton Bushel, before the last Forest Eyre and before the time of memory, granted to the church of St. Hilda at Whitby and the monks there the assart in question, inclosed as it now is, which grant was confirmed by King Stephen. An inquiry is directed, and it is found that the Abbot and his predecessors have from time immemorial held the assart by virtue of the grant and confirmation.

Presentment is also made that the Abbot holds a cowhouse at Goathland within the forest to the damage of the Earl and the annoyance of the deer, by what right they know not. The Abbot is summoned, appears, and says that at the place in question he has the site of several buildings, and land ploughed and sown, and meadow

^{*} See Whitby Cartulary, Surtees Society, Vol. LXIX., p. 63.

predictus Abbas et dicit quod ipse in predicto loco de Gotheland habet quoddam situm de diversis domibus edificatis et terram aratam et seminatam et pratum quolibet anno falcabile, ad quam terram ab antiquo pertinet communa pasture pro vaccis, bidentibus et hujusmodi animalibus, et ipse et omnes predecessores sui, Abbates loci predicti, a tempore quo non extat memoria habuerunt ibidem hujusmodi domos et communam predictam tanquam terre predicte hidate et arabili pertinentes, absque aliqua interrupcione; et hoc petit quod inquiratur per ministros ejusdem foreste. Quibus quidem forestariis, viridariis et regardatoribus inde oneratis et juratis hoc idem prout idem Abbas superius asserit compertum est per eosdem. Ideo idem Abbas quoad hoc inde sine die, salvo semper jure etc.

Fines, Amerciamenta et exitus foreste apud Pikeryng coram Ricardo de Wylughey, Roberto de Hungerford et Johanne de Hambury Justiciariis ad itinerandum ad placita foreste Henrici Comitis Lancastrie de Pikeryng assignatis die Lune proximo post festum Sancti Michaelis anno regni Regis Edwardi tercii a conquestu octavo.

From* the following sureties, namely: Adam Cart and William Ka, for not producing [quia non habuerunt] Beatrice de Laysingby, for whom they became sureties, tenant of part of the lands which formerly belonged to Adam de Skelton, late keeper of the Castle and Forest of Pickering, to deliver up his rolls—2^s.

From Adam Py and Peter Prat, for not producing the Prior of Drax, tenant of other part of the same lands—3^s 4^d.

[330b] From John Stert and Hugh Gylle, for not producing Thomas de Bolleby, executor of the will of Adam de Skelton—2*.

From John Boye and John Kyng, for not producing William Latimer, tenant of part of the lands which formerly belonged to Robert de Clyf, late one of the verderers of the forest—2⁵.

From John Prat and William Smart, for not producing Thomas de

that may be mown every year, to which there appertains of old common of pasture for cows, sheep, and such like animals, and that he and his predecessors from time immemorial have had the buildings and the common of pasture there as appurtenant to his geldable and cultivated land without interruption. An inquiry is directed, and his statement is found to be correct, so judgment is given in his favour.

^{*} As in many cases the offences have already been set out, I only give a short digest of the fines,

Pickering, tenant of part of the lands which formerly belonged to Alan Malcake, one of the verderers of the forest—2^s.

From John Duft and William Fox, for not producing John de Irton, tenant of part of the lands which formerly belonged to, and also executor of, William de Irton, late verderer—1^s.

From the following for not appearing on the first day of the Eyre: the Abbot of Rievaulx* £1, the Prior of the Hospital of St. John of Jerusalem in England £3, Henry de Percy £2, Thomas Wake of Liddel £2, William Latimer £1 10s, John de Heselerton, knight, £1 68 8d, Robert de Scardeburgh [blank], Ricard de Ros, knight, £1, John de Percy, knight, 10s, Alexander Cruel 1s 8d, John de Malton 1^s 8^d, Edmund de Hastyng, senior, 1^s 8^d, William Lovel 1^s 8^d, Alan Golker [? Gower] 6d, Thomas le Blank 1s, Hugh le Whyte 1s, Robert de Sandesby 18 8d, William de Dyngelby 18, Simon de Ayton nothing, because he appeared later [nil de ejus misericordia quia postea venit], Robert le Baker 3° 4d, Robert Derlyng 1° 8d, John Gelle 1°, William Gell 6d, William de Fisshebourne 3s 4d, William de Dale 1s 8d, Alan de Osegodby 6d, Peter son of William 1s, John Clerevals 3s 4d, [331] John Duft 6d, Ivo son of William 1s, William Trauenir [? Tranemire] 6d, Thomas Strakour 6d, Ricard O'the Hull 6d, Ricard Smith 6d, Albert Danyel 6d, William son of Henry Strakour 6d, Thomas Danyel 6d, Walter de Neweton 1s, Robert son of Alexander 6d, Roger Pynchon 6d, Robert Jolle 1s, Walter de Burton 1s, Robert son of Heve [? Eve] 6d, Thomas Percyvale 1s, Walter the clerk 6d, Henry de Thornton 3s 4d, John Gosebayn 6d, John de la Gayole 6d, Robert Wytong 1s 8d, Robert Erman 18 8d, Emma atte Beke 6d, Roger Samhaite 18, Alan Gillory 6d, Matilda daughter of Thomas 6d, John le Saper of Allerston 1s, Roger Penok of Thorp 6d, Thomas son of Edmund 6d, Robert de Nevyle 1s, John de Kynthorp bear' [? shepherd] 15, William Baldebit 15, Emma de Cholbek 1s, William son of Robert 1s, Alice Drynk 1s, Henry le Pyndere of Ayton 6d, Agnes Sheref 6d, Thomas the Tailor 6d, Ricard de la Dale 6d, Thomas Lokbayn 6d, [331b] William Shirreve 6d, John Crokbayn 6^d, William Herman 1^s, John Rotour 1^s, Alice de Ayton 1^s, Peter Freman 6^d, Richard son of Simon 1^s, Alan son of William Bonde 6d, Thomas de Salden of Hutton 1s, John son of William 1s, William de Osegodby of Ayton senior 1s, Margaret widow of Nicholas de Baremby [? Barneby] 6d, Roger Goderyk 6d, John Peddar' 6d, William de Osegodby of Ayton junior 6d, Ralph son of Benet 6d, Richard Chapman 15, Isabella widow of John Rotour 6d, John son of Isabella of Ayton 6d, William Somer [? Semer] 6d, Ralph Filydam 6d, Adam son of Stephen 6d, Cecilia Baty of Hutton 6d, Richard the

^{*} These are the same names as those on folio 231, a few of which are printed at Vol. II., N.S., p. 120.

Cowherd 6d, Richard de [? le] Hoghurde 1s, Richard le Cowhurde 6d, Roger Sturgys 1^s, Ellen Fallidam 6^d, William de Grumpton [? Brompton] 6^d, Alice de Marton 6^d, John Gervays 6^d, Rose Shepherd of Ayton 6d, Roger son of Roger of Kingthorpe 1s, Adam de Grunland 6d, Alice Swan of Middleton 6d, Robert Alayn 6d, John Harnald 6d, Ellen de Scotour 6d, William at Friar's Chapel [Freres Capello] 15, Cecilia Garland 6^d, Thomas de Harpham 3^s 4^d, [332] John Trussel 1^s, John Greyne 6^d, Alan de Snainton of Scarborough 5^s, William son of Robert de Sandesby 6^d, Alan de Sandesby 6^d, Robert Smith 6^d, John Smith 6d, Thomas de Snainton 6d, Roger de Ousteby 1s, Henry del Herne 6d, Nicholas de Neusom 6d, Matilda de Mountegom, pardoned because poor [contra ? condonatur quia pauper], Roger Pekston 6⁴, Alan Fox 6⁴, Hugh de Shovyngham 6⁴, Richard son of Reginald 6⁴, Thomas Belward 6d, Roger Hulf 6d, Margaret daughter of Alan 6d, Richard Norman 6^d [pardoned because poor], John Milnere 6^d, Alice Tikeler 6^d, Agnes Bond 6^d, Adam son of Hebbeson of Allerston t^s, John Davi 6^d, Robert le Souter 6^d, Richard Thornyf 6^d, John Croyd 6^d, William son of Alexander, 6s [? 6d], Robert son of Stephen 6s [? 6d], nothing because he is a villain [quia villanus], William Almote of Brompton 6d, Walter Bec 6d, Robert Payn 6d, William de Slyngesby 6d, Matilda widow of Henry de Brompton pardoned because poor, Gilbert Cobon 1s. Roger Catus 1s, Roger atte Welke 6d, Robert son of Simon of Brompton 6^d, Thomas de Dyngelly of Brompton 6^d, [332b] Alexander Broket 6^d, John de Dalby 6^d, Richard son of Alan 6^d, Beatrice Archer pardoned because poor, William de Shirburn 6d, Peter Brun 1s, William Faukener 6d, William son of Peter 1s, Peter Peresbarn* 6d, William Horner† 1s, Richard Hermer, 6d, Thomas Hermer 6d, Alice Oliver 6d, William Bange nothing because poor, John Wycher 15, William Portere pardoned because poor, Richard Berhede 6d, Roger Wykes 6d, John Pekstan pardoned because poor, Peter Gaty 6d, Adam Smith 6d, John Ingleston Chaplain 3s 4d, William son of Walter 6d, Alexander son of Walter 6^d, John Bonde of Brompton 6^d, Roger de Fissheburne of Hutton 6d, Robert Redheved 6d, Joan Pyndere 6d, William Shirburn 6d, Alice Gautron 6d, Thomas Norman of Hutton Wykham 6d, Nigel the rector 6d, Alan Wysk 6d, John Stryk 1s, Peter Forester 6d, Walter Chepman 6^d, Richard del Barkhous 6^d, Roger de Salden 6^d, Alan son of Richard de Wykeham 6d, Matthew in le More 6d, [333] William Fatlad 6^d, Isabella daughter of Alan 6^d, John Lagan 6^d, Thomas son of Aubrey [Oubrey] 6d, William Fitz Roger 6d, Richard Taillour 6d, Agnes widow of Peter de Wykeham 6d, Godard de Roston nothing because blind and poor, Peter son of Godard 6d, John Vrem 6d, Thomas

^{*} Another son of Peter. We have had a similar expression before. † Inserted in the Exchequer Coucher only.

brother of Alan 6^d, Adam de Everyngham 6^d, Thomas Besald 6^d, Walter Ket 6^d, William Paire 6^d, William son of Adam 6^d, Agnes Colier pardoned because poor, Emma de Westhorp 6d, William de Rotsee 6d, Agnes Harold of Ayton 6d, William Gyllmyn Chaplain 1s, Alan son of Richard of Ayton 6d, John Penyfot 6d, John de Westhorn 6d, Agnes de Westhorp 6d, John de Friby 6d, Isabella Clerc 6d, Richard de Westhorp 6d, Thomas de Boturwyk of Aberiton [? Allerston] 6^d, Denise de Westhorp 6^d, Ellen Rotur 6^d, Adam son of Stephen 6^d, Nigel Rotour 6d, Alice Pedur 6d, Peter de Galyngton 6d, Thomas atte Clyf 6d, Richard Mirebern 6d, Richard Fald 6d, William son of Margaret 6d, John Gonde [? Bonde] of Preston 6d, [333b] William Moton of Marton 6d, Anabilia atte Yate 6d, Robert Dryng 6d, Robert de Westby 6d, John in le Hyll 6d, Alice le Blakestere* 6d, Alice Scot of Kirkby Misperton 6d, William de Elson of Osgodby 6d, Geoffrey atte Becke 6^d, Simon Colyn 6^d, William Gregore 6^d, Henry Barker 6^d, John Stager 6d, Isabella daughter of Dulcia 6d, Robert son of Dulcia, 6d, William Walays 6d, John Gregore 6d [pardoned because poor], Henry Carter 6d, John Stanes 6d, Diota daughter of Simon pardoned because poor, John Prat 6d, John de Westby 6d, John Payn pardoned because poor, Richard chaplain of Osgodby 15, Richard Pedyfer 15, Roger son of Gilbert de Lebberston 6d, Robert son of Geoffrey 1s 8d, Thomas Austynsone 6d, Geoffrey de Kayton 6d, Robert son of Thomas 6d, John de Donsle [? Dunsley] 6d, William Calom 6d, Adam del Beter of Seamer 6d, Thomas Baker 6d, John Young 6d, William de Irton 6d, William son of Stephen 6d, John Colyn 6d, Henry de Marton 6d, William Baker 6d, [334] John Cherperman 6d, John Hervy 6d, William Taillour pardoned because poor, John son of Richard 6d, Richard son of Adam 6d, John fitz William 1s, Richard de Ebdale 6d, William son of Roger 6d, John Warde 6d, Adam Waskand 6d, John Tuchet 6d, Matilda daughter of Richard 6d, John Fraunceys 6d, Wymarca de Irton 6d, Matilda Rilln [? Rillington] 6d, Thomas de Ost 6d, Ralph fitz Aleyn de Clocheston 6d, John Fowel nothing because dead, John son of Simon son of John 6d, Roger de Grimston, knight, 6s 8d, Agnes Prat pardoned because poor, Agnes Storour 6d, Hugh son of Lucy 6d, Isabella Muff 6d, Ralph Tepel 6d pardoned because poor, John Pynder of Clycheston 6d, Alice daughter of Peter of Clicheston 6d, Alan son of Lambert 6d, Ralph Tranemyr 6d, John Bradlay pardoned because poor, Thomas son of Thomas of Scalby 6d, Richard de Swaldale 6d, John Foxsone pardoned because poor, dead Alice del Hill pardoned because poor, Thomas son of John pardoned because poor, William Smith 6^d, Adam son of Geoffrey pardoned because poor, Henry fitz William 1s, John del Hill 6d, Adam fitz Alayn

^{*} Bleacher.

6d, [334b] Ralph le Parker 6d, Isabella daughter of Gregory 6d, Adam Beaufrount 15 8d, Robert de Haterbergh [Hatterboard] 6d, Alice daughter of Emma 6d, Robert de Spoford 6d, Robert Boteryman of Hatterboard 6d, John Moldeston 6d, William son of Matilda 6d. Thomas son of Thomas of Hatterboard 6d, John in le Loft 6d, Thomas in le Loft 6d, Henry fitz Robert 6d, John Randolf 6d, Robert son of Cecilia pardoned because poor, Reginald Smith of Grymyngston [? Grimston] 6d, John Gyllyngmore 1s, John Dyllard 6d, John son of Reginald 6d, Walter servant of Adam the clerk pardoned because poor. John Pone 6d, Geoffrey Garrok of Ekerston [? Ebberston] 6d, Thomas de la Chymyne pardoned because poor, Richard Daubour 6d. William Moury of Ekerston 6d, John Smith of Ekerston 6d, William son of Beatrice pauper,* Clement Sleybrand pauper, John de Cropton 6d. Thomas son of William Tailor 6d, Richard de Coplond 6d, Walter Welbestre 6d, Henry Carpenter 6d, William Smith pauper, William Baghtonshank 15, Alice de Welbestre 6d, William Mercher 6d, Master John de Ebberston pauper, Thomas de Levesham pauper, William Suard 6d, [335] William fitz Alayn 6d, John Baty 6d, William fitz William 6d, William de Brandale 6d, Isabella de Nevyll 6d, William son of Matilda of Thornton 6d, William Ytory 1s, Roger Tunnok 6d, Robert atte Welk and Richard Russel amerced elsewhere [vacat quia alibi in misericordial, Alice Chaumberleyn, pauper, Thomas Sturmy 15, William son of John son of Adam, pauper, Thomas de Bachy of Farmandby 6d, Robert Wygan 1s, Henry son of William amerced elsewhere, John de Holm 15, Hugh de Dalton 6d, Geoffrey Spayne 2^s 6^d, Reginald de Ellerburn 1^s, John de Everley, Rector of Thornton. 15, Master Henry de Wilton, no land [nil habet in terris et tenementis]. Richard Girnet of Allerston 15, Katherine de Yeland pardoned Condonatur per Justiciarios], Agnes Duntebal, pauper, John de Clyfton 15. John de Wilton 6d, Thomas Barry 1s, William son of Simon Luvel, amerced elsewhere, Thomas le White 6d, William Couper, Chaplain of Aislaby rs, William Coursy 6d, Joan Mory 6d, Alice de Elay 6d, Anabilia atte Orchard, Robert Taillour of Aislaby and John Piry, blind and poor, John son of Eustace 6d, William Druale 6d, Beatrice daughter of Emma 6d, [335b] Agnes Snawe of Aislaby 6d, Nicholas Tran 6d, Henry de Boys 6s 8d, Geoffrey de Chimyne, pauper, John Cawode 6d, Robert de Grendale 6d, Thomas son of Amice, pauper. William son of Alexander Tateman 6d, William son of Alexander, elsewhere, John Thurnyf, elsewhere, Hugh de Shevyngton, elsewhere, Thomas Oughtred, knight, 125 4d, John in Solario 6d, John Green [de viridi] of Seamer 6d, Robert Jolle 6d, Margaret in the Loft 6d, Margaret Nalbarn, elsewhere, John Danyel 6d, Robert Wawayn 6d,

⁺ The expression is still the same as before,

Robert son of Alexander 6^d, Roger Pynchon 6^d, Margaret de Hatterboard 6^d, Thomas son of Henry 6^d, Roger son of Ralph de Osgodby 6^d, Thomas nephew of the Rector of Sneton Roston [?] 1^s, Roger Fallidam 6^d, William Fallidam 6^d, Prior of Hexham 13^s 4^d, Alexander de Westhorp 6^d, John son of Allmeti 1^s, John son of Geoffrey, if he is of Ebberston it is not to be levied [si sit de Ebreston non levetur], John de Shelton 1^s, Alan Grelley 6^d, the townships of Pickering and Goathland because the four men and reeve did not appear £1, of Sinnington and Marton 6^s 8^d, of Aislaby 3^s 4^d, of Farmandby 3^s 4^d.

From the following sureties* of persons indicted for poaching for not producing the persons so indicted on the first day of the Eyre in accordance with their suretyship as to Richard Drye, from Roger Drye 25, bail Adam de Spayne, [336] from Hugh Lenonus 15 8d, bail Adam de Sartrye from John White 3s, bail Adam de Sartrye and Nicholas Ylle, from Roger de Verdale 25, bail Adam de Sartrye : as to William Haye from Alan son of Alexander 15, bail Roger de Stapelton but no fine in respect of his suretyship for Adam de Suthfield because he is poor; from Robert son of Alexander, as to William Have and Adam de Suthfield 1s each, bail Roger de Stapelton and 1s 8d as to Richard father of William Haye, bail Adam de Sartrye; from Roger de Verdale 18 8d each as to William Haye and his father Richard, bail . Adam de Sartrye; from Roger de Multhorp 25 each as to the same persons with the same bail; as to John son of Abbas 18 8d from Roger son of Gilbert of Farndale, bail Nicholas de Repyngale, 2s from John de Hutton, bail John Albred, 15 from Thomas Makaunt, bail Roger son of Gilbert, 3s 4d from Henry Tunge, bail Nicholas de Repyngale. 2s from Peter son of Gervase, bail Elias Cokerell; as to John Cokerell 25 from Roger merchant of Pickering, bail Peter son of Gervais and 2s from William Smith of Crofton, bail Nicholas de Repyngale; as to John son of Richard de Westgill 3s 4d from Robert Westgyll, bail Nicholas de Farndale, [336b] 2s from John Alberd, bail William the Smith, 3s 4d from John Shepherd of Farndale, bail Nicholas de Repyngale, 2s from William the Smith of Farndale, bail Nicholas de Farndale; as to Robert son of Richard de Westgill 25 from John Alberd, bail William the Smith, 2s from John son of Walter. bail John Alberd, 2s from William the Smith of Farndale, bail Nicholas de Repyngale; as to each of Richard son of John and Adam son of Simon both millers of Farndale, 3s 4d from Alan son of Nicholas of Farndale, bail John Alberd, 15 8d from Nicholas Layerok, bail Walter de Shaghe, 2s from John son of John Miller, bail William the

^{*} The typical form is "De Rogero Drye uno manucaptorum Ricardi Drye indictati de venacione de fine quia ipsum non habuerunt primo die itineris prout eum manuceperunt per plegium Ade de Spayne."

Smith, 2^s from Nicholas Brakenthwaite,* bail Nicholas de Repyngale, 2^s from Alan de Braghby, bail John de Braghby, [337] 2^s and 1^s 8^d respectively from John de Braghby, bail Alan de Braghby and Ralph de Crofton; as to John the Wethirhird 4^s, and as to John son of Henry del Tunge 2^s from John Styrkhyrde, bail Henry del Tunge; as to John Miller of Cropton 2^s from Elias Cokerell, bail William the Smith of Cropton and 1^s 8^d from William Miller of Cropton, bail Peter son of Gervase; as to William Godyer 1^s from each of Robert and Alan the sons of Alexander, bail for both Roger de Stapelton; as to Robert Porcyon 2^s from Hugh Fynche, bail John de Monemuth; as to Richard Drye 3^s 4^d from Roger son of Godard, bail Peter Godard; as to William Haye 2^s from Hugh Sclater, bail Edmund son of Roger.

From the Prior of Drax for many defaults [pro pluribus defaltis], 3^s 4^d. Issues of the lands of Thomas de Wolleby, executor of the will of Adam de Skelton late keeper, because he did not appear to hand in his testator's rolls, 6^s 8^d.

Issues of the lands of William Latymer holding lands formerly belonging to Robert Clyff late verderer, for not handing in the rolls, 65 8d

From William Page of Farmandby, one of the sureties of John de Seton, indicted for poaching, 5^s, bail John de Rouceby and John Holm.

From John Meurose arrested [attachiatus] with mastiffs [? canibus mafec'] in the forest and suspected of poaching, 3⁵ 4^d.

From William Werkman, Robert Sadde, Ralph Sadde and Adam Goldyng sureties [337b] for John Brun, indicted for poaching, 8s, bail Geoffrey Forester and Robert Peyt; from John Wydde, surety for Adam de Westerdale, indicted for poaching, 6s 8d, bail William Curteman and John de Rouceby; from John Prest, arrested in the forest with a mastiff, suspected of poaching, 3s 4d, bail Ralph de Marton; from Roger de Pert, surety for Adam Fox, indicted for offence of vert 1s, bail Thomas Forester and as surety for John de Bulmer indicted for poaching 25, bail Ralph de Morton; from the following sureties for poachers, namely, from William Courtman for John Woodward of Brompton 2s; from Richard de Dalby for Thomas son of Robert son of the Smith of Newton 2s, bail Nicholas de Haldane; from David de Newton for Robert Porcion 3s 4d, bail Lawrence Chapeleyn and Robert le Bruys, and for Thomas son of Robert son of the Smith of Newton 3s 4d, bail Ralph Chaplain and Robert Bruys; from John de Rouceby for Robert Porcion 15, bail William Paget of Thornton;

^{*} An apparent explanation of the name Braithwaite.

⁺ He was out in Earl Thomas's rebellion and his possessions confiscated. Goods and chattels belonging to him to the amount of £8 14³ were sold, but we are told that he had no lands in Thornton. (See Minister's Accounts, 1145.)

from Alan de Newton for John son of Alan of Thornton 5s, bail Robert Bruys and William de Wyresdale; from Ralph de la Dale for William son of Ralph, miller, 2^s, bail Ralph Colyer and Simon del Hull; from Ralph Colyer for the same 2^s, bail Simon del Hull and John Burell; from Simon del Hull for the same 25, bail Ralph de la Dale; from John Burell for the same 25, bail Ralph de la Dale and Ralph Colyer; [338] from Alan de Newton for John de Clyf 25, bail Henry de Kelk; from John Wassaleman, Richard de Grendale of Ebberston and John son of Robert of the same place for John Brown 6^s 8^d, bail Geoffrey Forester and John de la Chimene; from Herbert de Hastyng for John Bulmer 2s, bail Adam Perisson and Robert de Hakeneys; from Alan Wyther for Richard Wyther, and for having essoigned him as being dead when he was alive, 3° 4^d, and 10° respectively, bail Peter Broun and Thomas Forester; from Richard de Slyngesby of Hackness for Walter Smith of Hackness 2s, bail John Anet; from John Norays for the same 1s, bail Richard de Slyngesby; from John de Grymeston for the same 25, bail Adam de Sarterye, who is also bail for all the next named from John Avot for the same 1s: from Richard Whiton for Richard Smith 25; from William Prydecan for Walter Smith 2^s; from Ralph Ruswarp for the same 1^s; from Roger de Werdale for the same 1^s; from Hugh Sedeman for Bartholomew Smith of Hackness 3s; from Peter Foullone for the same 2s; from John de Ayton for the same 3*; [338b] from Roger the baker for the same 3* 4⁴; from William Mersone [? Moyson] for William son of Moysone de Dales 3° 4d; from John Edrun for the same 2°; from John de Swaynton for the same 3^s 4^d; from Robert son of John de Everle for the same 3^s 4^d; from Robert de Hakeneys de Grolkeseye [Broxa] for the same 3s; from Geoffrey de Haltby of Hackness for the same 18 8d; from Geoffrey the herd of Ugwardby 68 8d; from Geoffrey son of Ralph 2^s, and Roger, son of Robert 3^s, all for William de la More senior: 15 8d from each of William Kyng, Hugh Lowys and William Prat, all for John Tendbarn; 18 8d from John Thurs, 28 from Roger son of Ralph of Hackness, and 28 from William Lawrence's man for the same John Tendbarn, but bail John de Wykham; [339] from John Campioun 4^s for John de Seton, and 3^s for Edmund de Hastings, bail John Smith and Walter Elert; from Walter Clerc for Edmund de Hastings 2^s, bail John Campioun; from William de Dundale 3^s for Geoffrey de Dundale, and 3^s from William Scarp, and 4^s for taking a hare in the forest, bail William de Stintenham and Adam Mareys; from Alan de Wrelton for William son of Ralph Miller 3^s, bail Geoffrey Trutcok and Roger Sulman; from William son of Moie for John Chaplain of Hackness 13^s 4^d, and for Thomas son of Robert son of the smith of Newton 6s 8d, bail Adam de Sarterye, who is also bail for

the next named; 4s from Simon de Longedon [? Langdale], 3s from William Haye, and 5s from John Dalberd for John the Chaplain of Hackness; 5s from Nicholas Lylle for John Danyel, and 4s for Roger Drye; 2s from Peter the fuller and 2s from William, Chaplain of Hackness, both for John the Chaplain; [339b] 4s from Adam Eskyl for John Danyel; from Simon Eskyl for John Danyel*; from Robert Haye for William Haye, for Adam son of Adam de Suthfeld and for Roger Drye; from Roger Frost for William Haye and Adam de Suthfeld; from Robert and Alan, sons of Alexander, who departed in contempt of Court, 1s each [N.B., no bail]; from Adam Smith for William Haye and Adam de Suthfeld; 1s 8d from Robert Goos, and 1s from John le Tasker [? Thrasher] for William Haye, and the same from each for Adam de Suthfeld; 1s 8d from John de Aton of Everley, and 3s from Ricard Drye for Roger Drye.

From William Bard, one of the verderers of Pickering Forest, fine for not delivering his rolls for vert on the first day of the Eyre, 6^s 8^d, bail William Bruys knight and John Moun [? Moryn] knight.

From Richard Russel, agister, fine for the like, 6^s 8^d, bail William Bard and John Dryng.

From John Dryng, agister, the like fine, bail Robert de Neuton and John Colling.

[340] From Nicholas de Holdene fine for essoigning Robert Porcion as dead when he was alive, 13^s 4^d, bail John Moryn knight and William Playce knight.

From John de Kilvyngton, late keeper and bailiff of the forest, for not delivering up his rolls and memoranda and lists of sureties [? manuc'], 65 8d, bail John de Wykham and Thomas Bret.

From Parnell de Kynthorp, forester in fee, fine for the restoration of her office seized into the Earl's hands, 105, bail Edmund de Hastyng and Nicholas Gower.

From Hugh Neville, bailiff of the liberty of the honor of Pickering, for his insufficient return, 3⁵ 4^d.

From William Bruys knight, son and heir of Adam Bruys, late verderer of the forest, fine for not having his father's rolls of vert, 3^s 4^d, bail Alexander de Bergh knight and John de Pickering.

From William Bard, one of the verderers, fine† for the same, £5, bail Thomas Bret.

From the Prior of Malton, fine for amending his claim [reclamandis] of his liberties, $\mathcal{L}_{\mathbf{I}}$, bail John de Dalton and William de Swynton.

^{*} No sums are assessed on this person and a few that follow.

[†] It may be that the first fine was for not producing them on the first day, and then for not producing them at all. But all these fines seem to have been imposed the first day. Possibly there is an inaccuracy in copying the rolls.

From Alexander de Bergh knight fine for taking a hind for the use of the Abbot of St. Mary's, York, \pounds_2 , bail William de Bruys knight and John de Pickering.

From John Dryng, agister, fine for concealment in his office, 3s 4d,

bail John Boye and John de Wrelton.

Further fines from sureties for poachers: for John Storm of Levisham, 135 4d from John, the Clerk of Levisham, and 65 8d from Robert Raven. bail Walter de Levisham and William de Levisham; 5s from William Storm and 10s from William son of Robert called the shepherd, bail John the Clerk and William de Wyresdale, for both; for Richard son of William de Bladale, £1 from Robert son of Lambert, [340b] bail Stephen son of Robert and John de Dalton, £1 from Stephen brother of Robert son of Lambert, bail Robert son of Lambert and John de Dalton, and 5s from William Warde, bail William de Kelk and Ralph de Eyton; for John son of Simon 3s 4d, from Simon of the Hull, bail Ralph de Morton and Henry de Kelk, 18 8d from Nicholas son of Roger, and 3s 4d from Ralph de la Dale, bail for both Henry de Kelk and Nicholas son of Roger, and 6s from Ralph le Colyer, bail Simon of the Hull and Ralph de Morton; for John Oryel, indicted both for vert and venison, 6s 8d from John de Wykham, bail Ralph de Morton and Henry de Cleg' [? Cloughton]; for William Prud 10s from Roger de Pert, bail John de Pikering and Nicholas Haldan; for John de Flixton 10s from Roger de Ousteby, bail Richard de Stapulton and John de Wykham; for John son of Simon de Hull of Lockton, 25 from Robert Rede, bail Simon Sadde and John Horel [? Borel]; 25 from Simon Sadde, bail Robert Rede and John Borel; 2s each from John Burel and Roger Nunde, bail the same Simon and John [sic] Rede; for Walter Smyth 5s from John son of Maye, bail Robert de Wykeham and William the carpenter of Scarborough; for Roger the carter of Scarborough 3s 4d from John de Bulmer, [341] bail Roger de Alvestan and Henry de Kelk; 13s 4d from John son of Alan of Thornton, bail William de Everley and Geoffrey de Kynthorp.

£3 from Robert Playce now a verderer and tenant of lands which belonged to a former verderer, William de Stapelton for not producing the rolls of vert in his own time and the time of his predecessor, bail Thomas de Bret and John de Kilvardeby.

6s 8d from the Prioress of Rosedale for the restoration of her wood seized on account of the nonappearance of her woodward on the first day, bail John de Howe of Neweton and Roger de Emmoteson.

Further fines from sureties for poachers: for Robert de Gayola 5^s from Roger de Pert, bail Simon le Sage* and John de Bulmer; 3^s 4^d

^{*} The identification of this word with sad, is well known. We find him referred to as Simon Sad above.

from John de la Chymyne, bail Nicholas Haldan and Roger de Morton; the same fine with the same bail from the same John for Roger the carter of Scarborough; from Robert Scot of Lockton 5s for John son of Simon de Hull of Lockton, bail Geoffrey Russel and Ralph de Morton, and 3s 4d for Geoffrey son of William, bail Henry de Kelk and Robert de Morton; 3s 4d from John de la Chymyne for William son of Mariote Lysard of Scarborough, bail Nicholas Haldan and Ralph de Morton; 6s 8d from Robert Kyng for Elias Cokerell of Cropton, bail Henry de Kelk and Ralph de Morton; 18 8d from William Prud fine for offence of venison, bail the same as last mentioned; 2s from Richard de la Dale for John de Flixton, bail Walter de Trusseley; 35 4d from each of John de la Chymyne for John de Clyf and [341b] Richard atte Yate for John Cokerell of Cropton, bail for both Ralph de Morton and Henry de Kelk; for John de Bulmer, indicted for vert, 6s 8d from John de Rouceby, bail Edmund de Hastyng, and 2s from John son of Alan, bail Henry de Kelk and William de Everley; 2^s from John de Rouceby for Hugh de Hastyng, bail Edmund de Hastyng and Ralph de Morton; 2s from Simon Sage for Adam de Opsterdale [? Westerdale], bail Roger Walker and John Bulmer; 6s 8d from Elias Cokerell for John Cokerell, bail Ralph de Morton and Henry de Kelk, and 8s from Thomas the forester of Cropton, bail William Kyng and Thomas Byndard.

25 from William Latymere for replevying his wood seized for want of a woodward [pro defectu wodewardi], bail Robert Boye and John Boye.

Further fines from sureties: 3° 4^d from William Cortman for Adam de Westerdale, bail Adam de Neuton and Henry de Ryppeleye; 5° from Robert de Sandesby for John de Flixton, and 5° from John Swathorp for Robert de Gayola, bail for both Nicholas de Haldan and Henry de Kelk; 10° from Richard de Dalby for Robert de Porcion, bail John de Wykeham and Henry de Kelk; from Robert Torald 3° 4^d for Robert the miller and 2° for Ingram the foresterer of Pickering [342] bail Richard Jurour and Henry de Kelk; 5° from John Tateman for John de Flixton, bail Nicholas Haldan and Nicholas Tateman.

£2 10⁵ from John de Irton, kinsman [consanguineo], heir and tenant of lands which belonged to the late verderer William de Irton for non-delivery of rolls of vert, bail Thomas de Dunsh, Ralph de Morton and Thomas de Irton, chaplain.

Further fines from sureties: 3^s 4^d from Robert de Sandesby for Robert Porcion, bail Ralph de Morton and Henry de Kelk; 2^s from William Mappe for John Broun, bail William Aldous and Henry de Kelk; nothing from Nicholas de Coteryngton for Ralph Wacelyn because he is poor [nichil quia pauper recessit]; for Roger Drye 4^s from Thomas de Wylton and 4^s from John Stark, bail Ralph de Haterbergh and Ralph

de Morton; from Godard de Roston 4s for Roger Drye and 2s for Richard Drye, bail Peter son of Godard and John Lagan; 2s from William Astyn for John son of John Astyn of Pickering, bail Ralph de Morton; 3s 4d from Richard Russell for Ralph the miller, bail John de Dalton and Geoffrey Russel; 4s from John de Swathorp for Robert Porcion, bail Geoffrey de Cote and Ralph de Morton; 1s from Robert Torald and 1s from Richard Erchebald for William son of William Jurour, [342b] and 1s from Richard Erchebald for Thomas de Colom, bail for both Ralph de Morton; 1s from Thomas de Chymene for Henry Chubbok, bail John de la Chimene; 3s 4d from Walter son of Boselym of Levisham for John son of Alan of Thornton, bail John Raven: 4s from Ralph Pet for Geoffrey de Dundale, bail Ralph de Morton; 3s 4d from John Smyth for John son of Alan of Thornton, bail Henry de Kelk and John Campion; 18 8d from Henry Pynder for Richard le Drye, bail Richard Betsone and Roger Turgeys; 5s from Nicholas de Repyngale for Richard, son of John, and Adam, son of Simon, millers of Farndale, bail Walter Trusseleygh.

 $13^{\rm s}$ $4^{\rm d}$ from John de Rouceby, clerk, for his offence in killing a hind in company with others, bail* John Adamson and Alan de Rouceby.

4^s from Hugh de Hastyng and Edmund de Hastyng, sureties for John Bulmer indicted for poaching, bail one for the other.

13^s 4^d from Ralph the miller for poaching [bail as at p. 146 of Vol. II., N.S.]

2^s from William Page surety for John son of Walter, indicted for vert, bail, Alan de Rouceby; 5^s from Walter Holm for Roger Carter of Scarborough, and 5^s for William son of Mariote Lyard of Scarborough, both indicted for poaching, bail Walter Trusseleygh.

[343] 65 8d from William Latymer for replevying his park at Sinnington seized for insufficient fencing [pro insufficienti claustura], bail Richard de Hastynges, knight, Richard Harvye and John Boye of

Thornton.

2^s from Ralph de Hastynges surety for Adam son of Adam of Suffield, bail Roger son of Roger; 3^s 4^d from William de Swynton for Peter de Wyles, bail John de Shireburn, and 6^s 8^d from Walter Bylond for Peter son of Henry del Tunge, bail Robert de Morton of Appleby.

£2 from Walter de Straynton† for poaching, bail William Plays and

John de Shirebourn, Ralph de Kelk and Henry de Norton.

3⁸ 4^d from William de Swynton, surety for William son of Peter de Wyles, bail John de Shirebourn; 3⁸ from Roger Moton de Dralton for Peter son of Henry del Tunge de Russedale, bail Walter de Bylond;

^{*} Not the same as those on p. 142 of Vol. II., N.S.

[†] Probably Straxton, see Vol. II., N.S., p. 71, but the bail does not quite correspond with p. 142.

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4^s from William de Edneston for the same, bail Walter de Bylond and Robert Morton; 3^s 4^d from Roger de Ousteby for Richard Wyther, bail John Piksone of Ayton; 5^s from John son of Richard of Hutton for the same, bail Roger de Ousteby; 2^s from Richard de Touton for William Roun [? Rome], bail Roger Pykstan; 1^s from Robert de Hale for Richard de Brokeseye, and 1^s for Henry Chubbok, bail Hugh de Nevill; for Thomas Bylond of Alvestan 1^s 8^d from Adam Crambrun, bail as before, and 1^s 8^d from William Wydde, bail Adam Caunbrun; 2^s from Thomas le Walkere of Alverstan for Thomas le Blount, bail Hugh de Nevill; 1^s 8^d from John de Bretteby of Thornton for William de la More, senior, bail [343b] Henry de Kelk.

Fines for poaching:—£3 65 8d from Peter de Athm [? Acclam, as at Vol. II., N.S., p. 142, John de Thernayn for John de Clervayx].

£2 from Roger brother of Henry de Fissheburn, bail as at Vol. II., N.S., p. 142.

18 8d from William de Dundale, surety for John son of Simon de

Hill, bail John son of Adam and John de Thornton.

£1 from Roger de Pert son and heir of Eustace de Pert, late agister, for not showing all his rolls, bail Alexander Cruel and William Warde.

3⁵ 4^d from Robert de Marton in Cleveland surety for John de Lounes-

dale, bail Hugh de Nevill.

3^s 4^d from Roger Broun son and heir of Hugh Broun, late agister, for not showing all his rolls, bail Adam de Hawkesgarth.

Further fines for poaching: —£3 65 8d from John Moryn, knight, bail as at Vol. II., N.S., p. 142.

10s from Walter Lane of Batherby [? Battersby] surety for John de Lounesdale, on his own recognisances [per plegium sui ipsius].

13^s 4^d from John de Malton kinsman of John Moryn, bail as at Vol. II., N.S., p. 143, William del Dales for William de Hastyng.

 \pounds I 10^s from John son of Richard de Westgill and Robert de Westgill, bail as at Vol. II., N.S., p. 143.

£2 from Richard son of John the miller, the same bail.

£1 6^s 8^d from Adam son of Simon; [344] 13^s 4^d from John Cokerell of Cropton; and 3^s 4^d from John Wetherhird, all with the same bail.

£10 from Peter de Maulay the younger [le fuitz], bail as at Vol. II., N.S., p. 145.

£13 65 8d from John [? Nicholas] de Menyle, knight, bail as at Vol. II., N.S., p. 145, with omission of William de Everle.

£6 from Robert de Colevyle of Arneclyf, bail as at Vol. II., N.S., p. 145.

£1 from William le Cok of Lokyngton, bail as at Vol. II., N.S., p. 145.

 13° 4° from William de Hagereston, bail as at Vol. II., N.S., p. 145, William for John de Everlay.

6^s 8^d from Beatrice de Laisyngby, tenant of the lands which belonged to Adam de Skelton, late keeper of the forest for nonproduction of rolls, bail Thomas de Bolby and Walter de Trusseley.

Further fines for poaching:-3s 4d from Ivo son of Simon, bail as at

Vol. II., N.S., p. 143.

£1 from Walter de Sywardby, bail as at same place, Henry Percehay for William.

2^s from William Story, surety for William de la More senior, bail William de Everley and Alan Campion.

Fines for poaching:—13⁵ 4^d from Robert Campion of Farmandby, bail as at Vol. II., N.S., p. 143, Story for Itory, and Lokton for Lokyngton.

[344b] 6s 8d from his son Alan, the same bail.

£1 from John Motte, the same bail as at Vol. II., N.S., p. 143, Breem for Wreem, and Ralph son of Bartholomew for John.

6s 8d from Henry Chubbok and Simon Roye, bail as at same place.

6^s 8^d from John Breem, fine for poaching and contempt displayed towards the officers of the forest, bail Robert Motte and John Man, both of Ruston.

 $6^{\rm s}$ $8^{\rm d}$ from John son of Simon del Hill of Lockton, bail as at Vol. II., N.S., p. 143.

6^s 8^d from Dean and Chapter of St. Peter's, York, fine for second claim of [reclamandis] their liberties in Pickering Forest.

£1 from Robert de Staynton, fine for poaching, bail as at Vol. II.,

N.S., p. 143, and £1 from Roger de Hull, the same bail.

6^s 8^d from William Wodeman, 10^s from Robert Wymark, 10^s from William de Wyllardeby, and 6^s 8^d from William de Eston, bail as at same place.

3° 4^d from John Tateman, surety, for not producing Richard Wyther, bail Robert Thurnef and Henry Kelk.

£6 $^{13^{8}}$ 4^d from William Darell, fine for poaching, bail as at Vol. II., N.S., p. 143.

£10 from William de Wyvill, like fine, bail as at same place.

25 from William Fox, surety for Austin the reeve of Thornton, bail Hugh de Nevill.

[345] Fines for poaching:—£2 from John de Faucunberge, knight, bail as at Vol. II., N.S., p. 144. 13^s 4^d from Robert Blaver, bail as at same place; 6^s 8^d from Richard de Wyresdale, and 6^s 8^d from Richard the forester, with the same bail; 13^s 4^d from Thomas de la Dale; 13^s 4^d from Robert Pecche; 13^s 4^d from William le Ussher; 13^s 4^d from William le Parker of Mulgrave; 13^s 4^d from Alan

Pecche; 13s 4d from Robert de Seton; 13s 4d from Walter Deyson; [345b] 13s 4d from John de Lelum, and 13s 4d from William de Wroghton [? Broghton], all with the same bail as at Vol. II., N.S., p. 144.

6s 8d from the Prior of the Hospital of St. John of Jerusalem in England, fine for replevying his wood at Staynton, seized for want of

a woodward.

£,1 6s 8d from Walter de Wyrkesdale [sic] chaplain of Westerdale, and £3 from Robert Capoun, knight, fines for poaching, with the same bail as at Vol. II., N.S., p. 144.

From sureties for John Motte, fine for his offence [? de fine pro transgressione venacionis], 3s 4d from John son of Richard of Hutton, and 2s. from Alan Wyther, bail the one for the other.

£3 from John de Hoton in Cleveland, fine for poaching, bail as at

Vol. II., N.S., p. 144.

2^s 6^d from Robert son of Alexander and William Capel de fine manuc'* of Thome son of Geoffrey, indicted for vert in respect of an oak value 6d, bail Robert de Stapelton, and 2s 3d from Robert Turpyn, a surety, bail Walter son of Alexander for vert value 15, and for his own fine [de fine pro se ipso] 1s, bail Roger de Cloghton.

135 4d from Elias Kokrel, one of the sureties of John Miller of Cropton indicted for vert, and also of William Miller of Cropton likewise indicted for vert, as well for the value of the vert, vtm. [?] cart and horses and bushes [? busc'] as for not producing them, bail Nicholas de Repyngale, Richard atte Yate de Cropton, John Cokerell, Thomas Forester of Cropton.

[346] 1s from Elias Cokerell for one oak taken in Cropton, the same bail.

3s 4d from William Miller of Cropton for his offence of vert, bail Richard atte Yate.

6s 8d from William chaplain of Levisham for his offence of vert, one oak, bail William de Wyresdale and John clerk of Levisham; and 3s 4d for one green oak; and 3s on three occasions as surety for Alexander de Fymmer, all have the same bail.

£1 from Thomas son of Robert son of Smith of Newton for poach-

ing, bail as at Vol. II., N.S., p. 144.

£, r from Peter Wyles and 6s 8d from his son William for poaching, bail as at Vol. II., N.S., p. 144.

15 from William, Rector of the Church of Levisham, surety for John de Nevill's fine for an oak value 6d, 1s for his own fine for an oak value 6d, 1s as surety for Ralph Pynhorn and another 1s as surety for

* This may be corrupt; the earlier rolls do not assist towards its meaning. It possibly means "their fine as bail."

Alexander de Fymmer, in each case a fine for an oak value 6d, bail for all William de Wyresdale and John clerk of Levisham.

 6° 8d from John Broun for poaching, bail as at Vol. II., N.S., p. 144. £1 from William de Boketon for poaching, bail as at Vol. II., N.S.,

p. 144.

3^s 4^d from Roger Trutcok surety for Thomas son of Robert son of Smith of Newton, bail William Persay, knight.

65 8d from William son of Peter Wyles for poaching, bail as at Vol. II., N.S., p. 145.

6⁵ 8^d from Thomas de Bolleby executor of the will of Adam de Skelton, late keeper of the Castle, for non-production of rolls, bail Henry de Kelk.

3^s 4^d from Thomas son of Richard miller of Dalton, because he is poor, for poaching, bail the first three mentioned at Vol. II., N.S., p. 144.

[346b] 2^s from William Textor surety, for not producing Robert son of John del Wode and Robert Pecche of Goathland, bail Ralph de Morton.

13^s 4^d from John de Chaumbre, 10^s from William Mappe, and 3^s 4^d from Robert Serjeant of Selebrug, in each case for poaching, bail as at Vol. II., N.S., p. 144.

15 from Robert de Sandesby surety for John de Bulmer, in respect of his offence of vert for not producing him, bail Nicholas de Haldan and Richard de Chaumbre.

£1 from John de Monmouth for all offences of vert and venison, bail as above.

3^s 4^d from Richard de Dalby, woodward* of Cropton, for all offences, bail Richard de Nauelton and William Cut.

1^s from John Mire for poaching, bail the first two mentioned at Vol. II., N.S., p. 146.

3⁵ 4^d from John de Stapelton for keeping greyhounds [pro leporariis suis], bail Henry de Kelk.

1s from Hugh de Yeland, fine for offences, bail Roger de Stapelton.

3s 4d from Henry de Staynholf for all offences, bail Henry de Kelk.

rs from Thomas Barry for offences of venison, bail Geoffrey de Kynthorp.

rs from Hugh de Hastyng and John brother of William de Yeland for offences, bail Geoffrey Gower.

3^s 4^d from Gilbert de Aton for trespass of greyhounds and 6^s 8^d for his false claim, bail Richard de Nauelton and John de Wykham.

25 from William Cut woodward of Hutton for a simple trespass [pro simplici transgr'], bail Henry de Kelk.

* At Vol. II., N.S., p. 196, he is described as late forester in Dalby.

 $6^{\rm s}$ 8d from William Lofthous for poaching, the same bail as at Vol. II., N.S., p. 144, except the last two.

[347] 6⁵ 8^d from Ambrose de la Chaumbre for poaching, bail as at Vol. II., N.S., p. 145.

2⁵ from Roger Pert for twice taking a green oak, bail Henry de Kelk. £1 from William son of Robert son of Nicholas de Elredby for poaching, bail as at Vol. II., N.S., p. 145.

1⁵ from Thomas de Roston surety for William Thurnef of Snainton and 1⁵ for John son of William de Kirkham, bail Alan son of Ralph and William de Roston.

2^s from Edmund de Hastyng for the same John, bail his son Edmund.

2^s from John de Seton for poaching, bail as at Vol. II., N.S., p. 145.
13^s 4^d from William Wyles son of Peter Wyles, for poaching, bail Ralph de Hastyng and Roger Trutcok.

1^s 8^d from Adam son of Robert Smith of Newton, surety for Robert son of Smith of Newton, bail William de Persay, knight.

13s 4d from William Gower, for all offences, bail Ralph de Hastyng, knight.

2^s from Hugh de Chevyngton, for offences and contempt, bail Alan son of Richard and Richard de la Chaumbre.

1⁵ from Nicholas le Salter, surety for Thomas son of Robert son of Smith de Newton, and 1⁵ 8^d from John Tateman, surety for John Mote, and bail Henry de Kelk and Ralph de Morton.

6⁵ 8^d from Richard Russel, surety for John de Kirkeham and [347b] William le Archer, bail Richard de Nauelton and Richard Russel.

£1 from Richard de Hernyngton, for poaching, bail as at Vol. II., N.S., p. 146.

£3 6^s 8^d from William le Latymer, tenant of lands that formerly belonged to Robert Clyff, late verderer of the forest, for non-delivery of rolls, bail Ralph de Hastynges, knight, and William Plays, knight.

3^s 4^d issues of the lands of John Meynill, forfeited, and 2^s from his sureties William Drewe, Richard Spynk, John Sparowe, and Adam Litel.*

 $3^{\rm s}$ $4^{\rm d}$ like issues of the lands of Robert de Marton, and $1^{\rm s}$ from the same sureties.

same sureties.

3° 4^d like issues of the lands of Ralph del Estre, and 6° [? 6^d] from

his sureties, John Spicer, Hugh Makerell, Ingram Bond and John Todd. 3^s 4^d the like as to Nicholas de Hilton, and 6^d from his sureties, Ingram Bond, John Todd, John Smith and Walter Dire.

* De exitibus terrarum forisfactarum; De quia non habuerunt predictum quem manuceperunt.

15 8d the like as to William Hunter, and 15 from his sureties, John Smith. Walter Dire. Adam Souter and Richard Smith.

1^s 8^d the like as to Eustace de Eggeschif [? Eggesclif],* and 6^d from his sureties, John le Spenser, William Doughty, John Olide and John Doughty.

1^s 8^d the like as to William Lofthous, and 6^d from his sureties, John Olide, John Doughty, William atte Gate and William Pack.

r^s 8^d the like as to William de Lelum, and r^s from his sureties, William atte Gate, William Pack, John Goule and John Shap.

[348] 15 8d the like as to Nicholas† de Salton, and 6d from his sureties, John Goule, John Shaf, John Roten and Walter Pratt.

65 the like as to Ambrose de la Chaumbre, 15 8d John de Percy, 65 8d William Latymere, and 15 8d John de Seton.

13^s 4^d each from Robert Bruele and Edmund Cruel, for harehunting, sureties William Persay, knight, and Alexander Cruel.

£1 135 $4\frac{1}{2}d^{\frac{1}{4}}$ from Roger de Pert son and heir of Eustace de Pert, late agister of the Westward for money received from pannage of pigs in his father's time.

£1 145 43d the like from Roger Broun son and heir of Hugh Broun, the other agister.

6s from the same Roger Broun, two years' pannage.

 \pounds_2 6s from Roger le Long of Pikering ordered to pay pannage for lifteen years.

£1 γ^s from Richard Russel and John Brenk for pannage of Westward as adjudged.

3^s 4^d from the township of Sinnington and William le Latymere damages adjudged for wasting § the wood of Brymbelclyf and spoiling || the underwood.

1° 8d from the same township and nothing from William Latymere for spoiling the same.

15^s from Alexander Berugh, the Prior of Bridlington, the townships of Cloughton, Breniston [Burniston], Scalby and Newby, damages adjudged for wasting of old and lately spoiling the woods of Fullwood and Burniston.

For spoiling the same, 1^s 8^d from the same Alexander, 3^s 4^d from the Prior, 1^s from Cloughton, 1^s from Burneston, 1^s 10^d from Scalby and 1^s from Newby.

6s 8d from the townships of Snainton and Westhorp in Brompton,

* Eaglescliffe, near Darlington. + ? John.

‡ Vol. II., N.S., p. 193 et seq. § See Vol. II., N.S., p. 175.

|| The words are de veteri vastato and de novo deteriorato. Whether any and what difference is intended to be denoted by the two expressions I cannot say. With regard to the two sets of entries perhaps the first relates to the damages, and the second to the fine (de deterioracione ejusdem).

damages adjudged for wasting of old and lately spoiling the wood of Baklous.

For spoiling the same 1s from each township.

[348b] 13^s 4^d from the same townships, damages adjudged for wasting of old and lately spoiling the wood of Brencombe Deepdale on the South, and 1^s fine* from each township.

10⁵ damages from the Prioress of Yedingham, the Prior of Malton, and the township of Ebberston in respect of Bickley wood, fines the Prioress 1⁵, the Prior 1⁵ 6^d, the township 2⁵.

13⁵ 4^d damages and 2⁵ fine from Allerston in respect of Crosscliff and Staindale woods.

5s damages and 2s fine from Ayton in respect of Yedmundales wood [? Edmundale].

3^s 4^d damages from the Prioress of Wykeham, and the townships of Wykeham and Ruston, 1^s fine from the Prioress and 2^s from Wykeham in respect of Beedale wood.

Like damages and fines from the same in respect of Blackcliff wood. 3° 4d damages and 1° 8d fine from Thornton in respect of Hyndslak-

side wood.

10⁵ damages from William Latymer, the townships of Thornton and Wilton, and Richard Russel in respect of these woods Ekedale, Flax-dale on the South and Willerdale and the following fines, 2⁵ from William Latymer, 1⁵ 6^d from Thornton, 2⁵ from Wilton and 1⁵ from Richard Russel.

3^s 4^d damages and 1^s fine from Lockton in respect of part of Cross-dale wood.

[349] 13⁵ from Hartoft (called Harcroft), Middleton, Aislaby, Wrelton (called Grelton), Cropton and Cawthorn in respect of Hartoft wood, and fines of 1⁵ each from all except Aislaby and Cawthorn.

 $6^{\rm s}$ 8d damages and fines of 1s each from the five first named in respect of Staynhoweclyf.

13^s 4^d damages from the townships of Thornton under Riseborough, Wrelton, Aislaby, Middleton, and Roger de Spaunton in respect of Riseborough wood, fines of 1^s from each township and of 1^s 6^d from Roger de Spaunton.

6⁵ 8^d damages and fines of 1⁵ each from the men residing in Goathland and the townships of Pickering and Newton in respect of the woods of Goathland, Lyndryg and the South of Arbrandwyth.

6° 8d damages from William Latymer and the township of Thornton to the west of the beck and of Farmandby in respect of the wood of Langhoudale, and 1° fine from each township and 2° from William Latimer.

^{*} For the sake of brevity I leave out the suggestion in the preceding note.

[349b] 13° 4d damages and 3° 4d fine from the townships of Brompton and Sawdon in respect of Thorntondale wood.

18 8d damages from the townships of Brompton, Snainton, Sawdon and Westhorp in respect of that part of Troutsdale called Undersidegate, 18 fine from each of the three first and 6d from the last.

6° 8d damages and 1° fine from the tenants of Allantofts in respect of the woods there.

3^s 4^d damages and 1^s fine from Newton in respect of the wood below Newton cliff between the mill of Newton and Kirksty.

13⁵ 4^d damages from Pickering and Newton, 2⁵ fine from Pickering and 1⁵ from Newton in respect of Birkhowth.

rs 8d damages and like fines from the same in respect of the wood of Yates.

13⁵ 4^d damages and like fines from the same in respect of Haugh

108 damages from Middleton and Pickering in respect of Sipplynges and Hayhowth.

25 fine from Pickering and 15 from Middleton.

6s 8d damages and 1s fine from Thomas de Pickering in respect of Staindale wood.

3^s 4^d damages and 1^s fine from Kingthorpe in respect of Westwood in Kingthorpe.

[350] 3^s 4^d damages from Roger Trutcok, William Weaver [Textor] and the townships of Pickering, Newton and Middleton in respect of Sentofthead; and these six fines, 6^d from each individual, 2^s from Pickering, 1^s from each other township.

6s 8d damages and 1s 8d fine from the township of Cropton in respect

of the wood below Cropton Castle.

6s 8d damages and 1s each fine from the Prioress of Wykeham and townships of Wykeham and Ruston in respect of Wykeham wood.

1⁵ 8^d damages from William Bruce, John de Dalton and the townships of Middleton and Pickering in respect of Westrys wood, 3⁵ 4^d fine from William Bruce, 16⁵ 8^d from John de Dalton, 1⁵ from Middleton and 2⁵ from Pickering.

10⁵ damages and 2⁵ fine from Pickering in respect of Ryshowe wood.

6^s damages from Pickering, the Dean of York's tenants residing in Pickering, Thornton on the west and Farmandby in respect of Lango-dale wood on the west, 2^s fine from Pickering, 2^s from the Dean's men, 1^s each from Thornton and Farmandby.

1^s each from Robert Kyng and William Chiphill for breach of assize of bread [350b] and 1^s from the wife of Robert Thorold, 6^d each from the wives of Geoffrey Luker and Hugh Tailor [Cissor], 1^s from the wife of

Robert Chamberlain, 6^d each from the wives of John le Spenser, Robert le Lyster, Adam del Marrays, Robert Trutcok, Geoffrey Trutcok, 1^s 6^d from the wife of John de Malton, 6^d from the wife of Reginald Merchant [Mercator], 4^d from Agnes de Multhorpe and 6^d each from the wife of Robert de Bretegate, Isabella del Spitel, the wives of Henry Kek and Thomas Woodward and Agnes Tym for breach of assize of ale.

£1 from William son of Robert son of Nicholas de Ellerdby, for poaching, bail as at Vol. II., N.S., p. 145, Wolleby for Bolleby, and

Holden for Hilton.

2⁵ from Thomas de Roston, surety for William Thurnef of Snainton, and John son of William of Kirkham, bail Alan son of Ralph and William de Roston.

2^s from Edmund de Hastyng, surety for the same John, bail his son Edmund.

£1 6 $^{\circ}$ 8 $^{\circ}$ from John de Seton, for poaching, bail as at Vol. II., N.S., p. 145.

2^s from Hugh de Shelvyngton for offences and contempt, bail Alan son of Richard and Richard de la Chaumbre.

6s 8d from Richard Russell, surety for John de Kirkham and William the Archer, bail Richard Naulton and Richard Russel the younger.

£1 from Richard de Haryngton, for poaching, bail as at Vol. II., N.S., p. 146.

[351] £3 6° 8d* from William Latymer, tenant of the lands which belonged to Robert de Clyf, late verderer, for non-production of rolls, bail Ralph de Hastynges, knight, and William Playse, knight.

Issues of forfeited land of Ambrose de la Chaumbre 5^s, of John de Percy 1^s 8^d, of William Latymer 6^s 8^d, of John de Seton 1^s 8^d.

13^s 4^d from each of Robert Cruel and Edmund Cruel, for harehunting, bail William de Persay, knight, and Alexander Cruel.

The next entries relate to John de Menill, Robert de Marton, Ralph de Estre, Nicholas de Hilton, William Hunter, Eustace de Eggesfeld [sic], William de Lofthous, William de Lelum de Thorp [sic], [351b] John de Salton, Roger Pert, Roger Broun, Roger le Longes, Richard Russel and John Dreng, and have already been entered, see p. 39. ante.†

John Fox is surety for John de Menill in place of Adam Litel, and the only other differences that occur are evident misreadings of the names of the sureties.

£3 from the Abbot of Rievaulx for offences, bail Thomas de Bapby. 105 from Henry Moubray for poaching, bail as at Vol. II., N.S.,

* This has been already entered.

[†] The same repetition occurs in Exchequer Coucher also. But in the Duchy Coucher against the entries commencing with Roger Pert, the word alibi is written.

p. 145, with addition of Alexander Cruel, and the last two being William Drue and John de Wandesworth.

£1 6s 8d from Marmaduke de Acclom, for poaching, bail as at

Vol. II., N.S., p. 145.

 3° 4° from the same for hunting hares with greyhounds, bows and arrows, same bail.

£1 from John Moryn, knight, for the same, bail Ralph de Morton.

£1 from the Abbot of Whitby for respiting his claim until the next session, bail John de Wykham.

13^s 4^d from Thomas de Pickering and Margaret his wife for making a second time and enlarging their claim [pro clameo suo iterum faciendo et ampliando], bail William Bruys, knight.

65 8d from Robert son of Robert le Corouner of Scarborough, for poaching, bail as at Vol. II., N.S., p. 146, Henry de Duffield for

Henry de Byfield.

£1 from Peter de Maulay, junior, for hare-hunting, bail Sir William Bruys, knight.

£1 68 8d from John son of Alan de Thornton, for poaching, bail as at Vol. II., N.S., p. 146.

£1 10s from John Bulmer for the same, bail as on the same page.

[352] £1 6 8 8 from the Abbot [? Bailiffs] and Community of East Scarborough for respiting their claim of a liberty formerly allowed by the Justices in Eyre [pro respectu habendo pro libertate sua alias coram Justiciariis itinerantibus allocata], bail Thomas Bret and Hugh de Nevill.

£1 6° 8d from William de Bladale, for poaching, and 6° 8d for hare-hunting and carrying a bow and arrows, bail as at Vol. II., N.S., p. 146.

£3 from William de St. Quintin, for poaching, and 13° 4d for harehunting, bail as at Vol. II., N.S., p 145, Robert Dorus for Robert Brus.

3° 4^d from William Bard, for hare-hunting, bail Ralph de Naualton and Nicholas Holden.

13⁸ 4^d from Alan son of Ralph of Hutton, for poaching, bail as at Vol. II., N.S., p. 146.

£1 6 8d from Geoffrey Haulay, for poaching, bail as at Vol. II., N.S., p. 146, under name of Geoffrey de Hemelay, Robert Bruys for Robert Drous.

3° 4^d from John son of Alan de Thornton, surety for Thomas le Payntour, forester of the Abbot of Whitby, bail William de Everle.

£20 from John de Kilvyngton for offences of venison and vert in Pickering forest while he was keeper of the Castle and Honour, bail Roger Trutcok, Edmund de Hastynges junior, John son of Alan de Thornton and Roger de [sic] Long.

6⁵ 8^d from the Prior of Drax, tenant of part of the lands of Adam de Skelton, late keeper of the Castle and Honour, for non-production of rolls, bail John Brodon and Thomas Bret.

£3 from John de Lassels, knight, 13^s 4^d from John de Speton, and 6^s 8^d from Robert Scot, all for poaching, bail as at Vol. II., N.S.

р. 146.

- £1 65 8d from Nicholas de Menill, knight, for hare-hunting, bail Ralph de Hastynges [352b], William Persay, knight, and Nicholas Gower.
 - 6^s 8^d from Alexander de Berugh for the same, bail Robert Bruys.
- 3^s 4^d from Peter de Maulay, senior, for the same, bail Ralph de Hastynges, knight.
- £1 6s 8d from William Darrell, knight, for the same, bail Thomas Thurnif and Robert his brother.
- £1 from Thomas de Bossale, for poaching, and 3^s 4^d for harehunting, bail as at Vol. II., N.S., p. 146, with slight alterations, probably misreadings, in the names of the sureties.
- $\mathfrak{z}^{\tilde{s}}$ from Walter de Staxton, for hare-hunting, bail Thomas Bret and John de Bredon.
- 65 8d from Nicholas de Hoton, for poaching, bail as at Vol. II., N.S., p. 146, Midelham for Midelton.
- £5 from Roger Trutcok of Pickering, for offences and contempt, bail Ralph de Hastynges, knight.
- 5^s from John lord of Hutton* in Cleveland, for hare-hunting, bail Richard de Nauelton and Edmund de Hastynges; 3^s 4^d from Ambrose de la Chaumbre, bail Hugh de Nevill and Henry de Kelk; 3^s 4^d from Adam de Elredby, bail William de Everle and Richard de Naulton, and 10^s from Roger de Somerville, bail Henry de Kelk and Ralph de Morton.
- £2 from John de Dalton, for offences of vert and venison, bail Nicholas Gower.
- 3^s 4^d from John Prest of Ebberston, for a stag† taken below Cropton Castle on ward being made, and 6^d from Richard de Dalby, his surety, for not producing him.
- 5° from Robert son of Lambert‡ for five hogs, 6° from Alan son of Alan for six hogs, and 8° from the Prior of Bridlington for eight hogs, all taken within the covert, not agisted in the mast season, 14° from Margaret§ de Staynton for six hogs and four pigs, 4° from Geoffrey atte Halle and Roger Salman for their beasts [averia], 8° from Godard de Roston for four beasts, 8° from Robert Cockerell executor of the will of John de Stapleton and Julia his widow for eight hogs.

^{*} Hutton Lowcross, near Guisborough. † A young horse. See Halliwell. ‡ See Vol. III., N.S., p. 47. § ? The Master. See Vol. III., N.S., p. 48.

[353] 9^s from Nicholas son of Roger de Lokton for four pigs and three hogs, 9^s from Robert Brus and John son of Adam executors of the will of the vicar of Ellerburn for six pigs, 12^s from Alexander de Bergh, heir of Sir William de Bergh, rector of Thornton, for six pigs, 6^s from Peter Ulf for two pigs and two hogs, all taken there in fence month.

3^s from Roger Wysk for three hogs, and 3^s from Richard Richeman for two colts [pullanorum] taken in Scalby Hay; 12^s from John Hert for six pigs, and 16^s from William Latymer for eight pigs taken in Dalby meadows.

10^s from Robert Wyerne, tenant of the lands of Robert de Wyerne, and from John de Irton, late verderers of the east ward, for five pigs of Alan the reeve deceased, not agisted and taken in the demesnes of

Dalby in the mast season.

£3 15^s from William Brus, Alexander de Bergh, Master John de Malton, Thomas Barry, Richard de Lelum, the Master of the Hospital at York, tenants of the lands of Master William de Pickering, for fifty pigs taken there.

£1 from Ralph Gegge for twenty sheep, 5° from John son of Gilbert, for a pig and three hogs both taken there; 1° from Walter de Burton for a hog, 8° from William de Fulford for four pigs, and £2 from Henry de Bougheland for twenty sheep, all taken in the Hay; 2° from Henry Gernyng for a sow, and 10° from Alan Lille for five pigs, both taken in Langdale, and 1° from Geoffrey Smith and Thomas de Newton for not producing Alan.

£4 from the township of Kingthorpe for forty beasts taken in

Pickering demesnes.

£1 from John de Rouceby for ten stirks, and 45 from John son of Walter, tenant of the lands of Nicholas son of Richard, for two pigs taken in Dalby Hay.

[353b] 2^s 6^d from Michael the forester for six sucking pigs [porcelli], 10^s from the tenants of the lands of the late keeper, Richard de Skelton, for two horses, and 5^s for another horse, 10^s for two more horses, 10^s from John Fotyng, tenant of the lands of William Fotyng, for two horses, 10^s from Richard Jurour, tenant of the lands of William Jurour, for two horses, 10^s from the tenants of the lands of Richard de Skelton for two horses, 6^s from John, son of Walter, tenant of the lands of Nicholas son of Richard, for three pigs, 6^s from John de Dalton and John de Malton, tenants of the lands of Thomas de Colum, for three pigs.

£1 4s from Alexander de Bergh, tenant of the lands of Walter son of Lettice, for six beasts, all taken in Blansby Park.

15s from the Abbot of Whitby for seven sheep and two beasts,

belonging to Roger de Harewode deceased, late tenant of the Abbot, and taken in Allantofts.

10s from Adam le Stirkhird for ten sheep.

£4 from Robert de Wyerne and John de Irton, respective tenants of the lands of the late verderers Robert de Wyerne and William de Irton, for sixteen oxen taken in Allantofts, on ward being made.

£4 from the tenants of the lands of Richard de Skelton, for seven

beasts and six pigs taken in Langdale.

£6 from Adam de Haukesgarth [Hawsker], Geoffrey de Spayne, William de Everle de Uglebardeby [Uggelbarnby], Richard Russel in Farmanby, Nicholas Lovel in Hoton Munchun* [?], and Robert Wygan in Farmanby, tenants of the lands of William de Everle of Ugelbardby, late forester in fee,† for twenty-four oxen taken in Dalby meadow.

8s from William Plays, knight, tenant of the lands of Roger de

Morpeth, for two oxen taken in the lord's demesnes.

10⁵ from David de Neuton, son and heir of Laurence de Neuton, for five pigs, and 16⁵ from the tenants of the lands of Richard de Skelton, for eight pigs taken in Blansby Park.

[354] £5 from the township of Cawthorn for five score sheep, and from the tenants of the lands of Richard de Skelton £10 for 200 sheep, taken in the Earl's demesnes.

 $6^{\rm s}$ for six sheep, £4 $6^{\rm s}$ for four score and six ewes, and £5 for 100 sheep, and 10⁵ for sixteen sheep; £1 $7^{\rm s}$ from Adam de Sartino for twenty-six sheep, and 10⁵ from Adam, the man of Peter de Sartino, for four sheep.

‡From John de Holmeswell, tenant of the lands of Margaret de Dales, for three pigs and three sucking-pigs, 7^s from Richard le Rede, son of Adam le Rede of Egton, for seven hogs, all taken in the demesnes; 8^s from Robert Wyerne, tenant of the lands of John Brekeson, for four pigs, and 5^s for one heifer; £3 from the Prior of the Knights Hospitallers for sixty sheep; 4^s from Robert Wyerne and John de Irton, described as before, for a horse; £2 from John Haylard and Stephen Lambson, tenants of the lands of Robert at Church of Burniston, for twenty pigs, all taken in Langdale.

rs 6d from Nicholas Lille, tenant of the lands of William Lille of Suffield, for a colt [pullani] taken in the Hay and forfeited on ward being made; £1 5s from the tenant of the lands of Richard de Skelton, for twenty-five sheep, and 6s for six pigs taken there; 3s from Nalle atte Cote for three sheep taken there.

[354b] 8s from Bartholomew son of Geoffrey, tenant of the lands of Geoffrey son of Bartholomew, for four pigs, 2s from William de

^{*} Possibly Hutton near Melton. † Probably of Whitby Forest. ‡ Fine not mentioned.

Killyngton son of Robert de Killyngton, for a colt, 16° 6d from the tenants of the lands of Richard de Skelton, for a waggon and six oxen, and \mathcal{L}_{1} 0° 6d for another waggon and six oxen, 18° 6d from the Prior of Bridlington for a waggon and four oxen, 10° from Ralph and John, the sons of Alan Stampes, for a sow, all taken in Langdale.

10^s from Ralph de Cloughton, tenant of the lands of Hugh de Hayburn, for two horses taken in the demesnes; £1 3^s 4^d from the Prior of Malton for seven young horses [staggi] taken in Scalby Hay, as were the following, namely, 18^s from the Prior of Bridlington for nine pigs, and 4^s for two pigs, £5 from the tenants of the lands of Richard de Skelton, for five score sheep, and 2^s 6^d for six suckingpigs taken in Blansby Park.

Taken in the Earl's demesnes:—£2 10° from Richard Russell, tenant of the lands of Nicholas son of Richard Hert, for fifty sheep, 3^{5} 4^{4} from Alan son of Nicholas de Wrelton, for a horse; 18° from the Prior of the Knights Hospitallers for four pigs and six hogs, 2^{5} from the tenants of the lands of William de Leure [sic] the late keeper of Pickering forest, for a horse, and 2^{5} for four hogs, £1 from the tenants of the lands of Thomas Leman, Richard, reeve of Sneaton, and Robert son of Daniel, for five beasts, 14° from John le Meaus [sic], tenant of the lands of Robert de Beverley, lord of Levisham, for seven pigs, and 5^{5} for five hogs.

£1, issues of the lands of Lettice, widow and executrix of William de Leure, and 2° from her bail Adam Sochet, Adam Hobbeson, Adam Margretson and William de Dalton for not producing her.

6d from Edmund, son and heir of Richard de Lascy, for not appearing, and from Adam Perot and Thomas Pate, his bail, for not producing him.

[355] 3^d from Peter de Bolton, forester, for not appearing, and from John Patesone and Adam Kyng, his bail, for not producing him

3^d from Thomas, son of Abraham de Flaskes, for the like.

Forfeited issues of lands:—3^s 4^d of Thomas de Bossale, 13^s 4^d of William Latimer, 3^s 4^d of John de Percy, and 3^s 4^d of Adam de Elerdby, 6^d from John Prat, Hugh Snell, William Mody and Robert Fox for not producing the last named.

r⁵ 8^d forfeited issues of the lands of John de Seton, and 6^d from Hugh Bund, William Fox, Robert Praty and Hugh Rose for not producing him.

(Entry as to William Latimer and John de Percy repeated.)

18 8d forfeited issues of the lands of John de Seton, and 3d from John Pate, John Pye, Richard Rose and Adam Praty for not producing him.

6^s 8^d (twice entered) forfeited issues of John lord of Hutton in Cleveland, and 3^d from Adam Payn, Thomas Pye, Richard Ra and Adam Drye, and 6^d from Adam Perot, Thomas Pate and William Wild for not producing him.

For false claims: 2^s from William Percehay, knight, 2^s from Parnell de Kingthorpe, 3^s 4^d from Ralph de Hastings, knight, 6^s 8^d each from the Abbot of Rievaulx, the Dean and Chapter of York and the Prior of Ellerton, and 1^s 8^d from the Prioress of Wykeham.

6d from Hugh de Hastings for not appearing, and from Peter Wyles

and Roger Rose his bail for not producing him.

The like from the following: 6^d from Adam de Elerdby and his bail Hugh Wyles and Roger Rose, 3^d from John de Seton and his bail Hugh Wyles and Adam Pye, 3^d from Ambrose de Camera and his bail Hugh Mody and Richard Forde, 1^s from William Darel and his bail Roger Rode and Roger Pye, [355b] 1^s from Nicholas Meynill and his bail Roger Pye and Ralph Prat, and 1^s from John Moryn and his bail Hugh Mody and Simon Prat.

FINES AT PICKERING A MONTH AFTER EASTER.

For harehunting, 10⁵ from Walter de Persay, knight, surety William de Persay, knight, 3⁵ 4^d from Robert de Coleville of Knapton, sureties Hugh de Neville and Richard de Naulton, 1⁵ from Hugh de Neville, surety Henry de Kelk, 2⁵ from Geoffrey de Kingthorpe, surety Hugh de Neville, 6⁵ 8^d from William de Boulton, Rector of Kirby Misperton, and 2⁵ from Robert de Stainton, surety for both William de Persay, knight, 3⁵ 4^d from Thomas de Boulton senior, surety Richard de Hastynges.

For vert in Pickering Hay, 2s 2d from Simon Sage, tenant of the lands late of Geoffrey son of Julia, 1s from William Stut of Kirkby, tenant of the lands late of Hugh son of Geoffrey, 7s 7d from Edmund Hastyng junior, tenant of the lands late of Elered de Ellerburn, 3d from Robert Wygan, tenant of the lands late of John le Foturer, 4s 4d from John de Aislaby on Tees, 2s 2d from John son of Roger Langan, tenant of the lands late of Roger Lagan, 15 from John de la Chimyn and John son of Geoffrey, executors of the will of Hugh, vicar of Ebberston, 6d from Margaret daughter of Alan de Snainton, and Thomas de Harpham, chaplain, tenant of the lands late of Alan de Snainton, 6d from William de Persay, knight, Adam de Haukesgarth, Geoffrey Spayne and William Brus, tenants of the lands late of Roger de Wrelton and William de Everle, sureties for William son of Hugh de Snainton, 61d from John de la Chymyne son and tenant of the lands of William de la Chimyne, surety for Thomas, vicar of Thornton, [356] 2s 2d from Geoffrey and Emma, children and tenants of the lands of John son of Adam, reeve of Pickering, 2s 2d from Agnes, widow of Thomas son of William Perceval, tenant of the lands late of William Perceval, 1s from William Blere de Dogelby, tenant of the lands late of William de Dogelby, £3 198 1d from Nicholas son of Thomas de Huntes, tenant of the lands late of Thomas del Huntes, 18 from Richard del Upehale, tenant of the lands late of Richard atte Uphale.

3s 4d forfeited issues of the lands of Ambrose de la Chaumbre, and 3d from Adam Payn, Thomas Pye, Ricard Ra and Adam Drye for not

producing him.

The following sums from Alexander de Bergh and William Latymer, tenants of the lands late of Bernard de Bergh, late one of the verderers of the east [? west] ward, and of Robert del Clyf, late the other verderer, in respect of vert taken by the persons named, namely, Peter Walnot 6d, Thomas Colver 1s, Ralph Taun of Ellerburn 8s 8d, Austin Crete 6s 8d, William son of Beatrice 6s 8d, William Stut of Ellerburn 1s, Austin the reeve 1s 1d, Stephen son of Alan 6d, John Gentil 1s 1d (taken in Gundale), William son of Shaket 1s 1d, Thomas Wathese 3s 4d.

£6 from the Prior of Malton for vert taken in the close of Allantofts, 2^s 2^d from Robert de Leycestre for vert, 6^s 8^d from William Godyer of Brokesay [Broxa], 2s 2d from Robert Unlot and 6s 8d from Thomas Ulf for vert taken in Langedon [Langdale], 2s 2d from Thomas Cheseman of Goathland for vert taken in Goathland, [356b] 3s 4d from Roger son of Nicholas for vert taken in Gundale, 1s and 1s 6d from Elias Cokerell and 4d from Richard son of John de Hoton of Salden for vert taken in Cropton, 3s 3d from the Abbot of Whitby for vert taken in Goathland, 6d from Geoffrey Carpenter of Cropton for vert taken in Cropton, 6s 8d from John del Cote of Everley for vert taken in Scalby Hay.

25 2d from John de Kilvington, late keeper of the castle, for vert

taken in the Hay by John son of Robert de Scalby.

6s 8d from Alan son of Ralph, fine for offence of vert in Langdale demesnes, surety Thomas de Roston.

For offences of vert: 6d from John Carpenter, 6d from Alan Storour, tenant of the lands late of Robert Teikkes, 6d from Richard de Sleyghedale, 18 6d from Robert Pecche of Goathland, tenant of the lands late of John de Scafaldon, and 15 6d from Edmund de Hastynges, tenant of the lands late of Elred de Ellerburn.

From Geoffrey son of John, reeve of Pickering, and Geoffrey atte Mar,* tenants of the lands of Robert Wyerne, late verderer of the east ward, and John de Irton, tenant of the lands of William de Irton, the

^{*} Afterwards referred to as the same Robert.

following sums for vert, taken by the following persons, namely, 6^s 6^d for vert taken in Allantofts by the forester there, William Scarpp, and in Scalby Hay by Roger de Scalby $6\frac{1}{2}^d$, Julia daughter of Lawrence $6\frac{1}{2}^d$, Matilda Hodles $6\frac{1}{2}^d$, Julia Bernard of Scalby $6\frac{1}{2}^d$, Aldesa daughter of William Dobt $6\frac{1}{2}^d$.

4s 4d from Robert son of Almote for vert taken in Wheeldale.

[357] Is Id from Margaret Gentyl, executrix of the will of John Gentyl of Aislaby, for vert taken in Gundale.

1^s 1^d from Henry Hokerell, tenant of the lands of William Shaketree, for vert there.

£3 5° from Robert son of Alexander for forty horseload of green oak in Scalby Hay.

6s 6d from the tenants of the lands of Alan Beaufrount of Scarborough for vert there.

From Alexander de Bergh and William de Latymer (described as before) the following sums for vert taken by the following persons, namely, in Scalby Hay, William Wodeman, 2^s 2^d, Richard Neucomen, of Suffield 2^s 2^d, Walter Payn 1^s 1^d, and Alan son of Alexander de Newby 6½d; in Caveheads Thomas Russel 1^s 1^d, and in Wykeham and Ruston Thomas de Werdale 6½d.

£1 198 from Nicholas de Hunthous, son and tenant of the lands of Thomas del Hunthous, for vert in Wheeldale and his forfeitures.

From the tenants of the lands of Richard de Skelton (as before) for vert taken in Wheeldale: 11⁵ 11^d by Humphrey Tother, 11⁵ 11^d by Alice Godman, and 11⁵ 11^d by John de Lyndryk.

2^s 2^d from the Prior of Bridlington for vert which Simon his servant, William son of Marjorie and Roger de Scalby took, and £1 6^s for vert which Simon his servant took in Scalby Hay.

4s 4d from Henry Hokerell for vert taken in Dalby.

2^S 2^d from Hugh de Neville, tenant of the lands late of Peter de Neville, for vert taken in Chewerdale.

 $1^{\rm s}$ 6d from Robert Derling, tenant of the lands late of Ralph Derling, for vert.

6^d from Richard Chobeman of Brompton for offences of vert, 4^s 4^d from Thomas Sturmy for vert in Dalby, and [357b] 2^s 2^d from Alan Malkate [Malecake], tenant of the lands late of Philip Gumneys, for vert taken by the latter in Ebberston.

6d from Alexander de Bergh and William Latymer, &c., for vert taken in the forest by Adam Prudhom.

 \pounds I 6° from the tenants of the lands of Richard de Skelton for vert taken in Fullwood by John Wymburn.

£1 from William Prud of Middleton for poaching a hart weak from murrain, bail Ralph de Morton and Henry de Kelk.

After this the entries as to John Lyndryk [the fine being entered as 6s 11d], Alice Sodnan [sic], Thomas de Werdale, the Prior of Bridlington [Reginaldus for Rogerus de Scalby], Henry Hokerelle, Hugh de Neville, Robert Derling, Richard Chelman* [called Chobeman before], Thomas Sturmy, Alan Malekate, Adam Prudhome and John Wonbourn, are all repeated; sandwiched amongst them we find 8s from Nicholas, son and tenant of the lands of Roger Haldene, for vert taken in Depedale.

4^s 4^d from the tenants of the lands of Richard de Skelton for vert taken by Roger the miller in Allantofts, and 9^s 9^d from the Prior of Malton for the same.

6d from Katherine de Yeland, tenant of the lands late of William de Yeland, for vert.

[358] 6d from Alexander de Bergh and William Latymer [described as before] for offence of vert committed by Robert del Clyf.

6d from William Hastyng, tenant of the lands late of the Lady Beatrice of Farmandby, for vert.

2^s 2^d from Alice, daughter and tenant of the lands late of Alexander de Wandesdale, for vert taken by Alexander in Langewathside.

6^d from Ralph de Hastyng, tenant of the lands late of Nicholas de Hastyng, for vert.

From Alexander de Bergh and William Latymer for vert taken by Ivo son of Parnell 6^d, by the rector of Brompton 1^s, by Henry de Sandesby 2^s, and by Bartholomew the carpenter 2^s 2^d.

2^s from the Prior of the Knights Hospitallers for vert taken by the preceptor of Foulbridge.

2⁵ 6^d from the tenants of the lands late of Richard de Skelton for vert taken in Sandale and Ekdale by John Kyng, reeve of Sir John de Brokerfort [? Drokenford].

6d from Thomas, son, heir and tenant of the lands late of John the forester, for vert.

4d from Geoffrey the carpenter for vert in Cropton.

118 11d from Bartholomew son of Geoffrey for vert taken in Scalby Hay.

1^s 6^d from Walter de Beynton for vert taken by Ingram de Beynton in Snainton.

 $3^{\rm s}$ $4^{\rm d}$ from John de Pickering for harehunting, bail William de Bruys.

6^s 8^d from Roger Sad for poaching, bail Ralph de Dale, Simon Sad, Alan Scot and Roger son of Nicholas.

3s 4d from William Lambe for burning bracken, heather and ling,

* Probably his correct name was Richard Colman, see "Yorkshire Lay Subsidies," Yorks. Arch. Soc. (Record Series), Vol. XXI., p. 60, l. 2.

[pro transgressione cremacionis* feugere, bruere et more in foresta], bail Master Henry Hokerelle of Aislaby.

8s from Thomas de Kirkeby for vert in Langdale, bail Ralph de

[358b] 2^s from John son of Ralph Scot for vert outside [pro transgressione viridi extra], bail Ralph de Dale.

2^s from Roger le Longe for escape [de escapio] of eight hogs in Dalby Land, bail Ralph de Morton and Henry Kelk.

6^s 8^d from Philip de Hambury for offences of vert and venison, harehunting, and carrying bow and arrows in the forest, bail John de Stoke, Bartholomew Iser, Richard de Turney, Henry de Wormeby, Alexander Coke and Gilbert de Turney.

Fines for sowing assarts [imbladacione cujusdam assarti]: Thomas Wake £27, the same £42, the same 10^5 8d, the same £4 13^5 4d, the same £1 15^5 , John Meaus £17 5^5 and 4^5 , Robert called Hobbe of Sinnington £5 10^5 , the Prioress of Rosedale £6 5^5 4d, 13^5 4d and 1^5 , John de Brauncedale [Bransdale] £2 10^5 6d, 6d, and another 6d for inclosing it contrary to the assize.

John son of Robert for sowing \pounds_3 25, for inclosure 6d, for building a house 6d, for the value of a piece of ground 6d, and for inclosing it 6d.

John le Wetherhird $\mathcal{L}_{\rm I}$ 16^s for sowing and mowing a close, for inclosing it 6^d, for sowing another close 6^s 8^d, and for inclosing it 6^d.

Joan widow of Richard Knapp $\pounds 1$ os 8^d for sowing and mowing a close, for inclosing it 6^d .

William del Myre for sowing and mowing a close \mathcal{L}_{I} 6s 6d, for inclosing it 6d.

Adam Gykel for sowing and mowing a close 9^s 2^d , for inclosing it 6^d , for sowing another close £3 10^s, for inclosing it 6^s [? 6^d], [359] for building a house there 3^s 4^d , for the value of the piece of land 2^s 6^d , for inclosing it 6^d .

William Lambe for mowing a close £1 5s 4d, for inclosing it 6d.

Roger de Birkheved mowing a close £5 6° 8^d, inclosing it 6^d, building a house 3^8 4^d.

William Edward mowing a close £1 115 9d, inclosing it 6d.

Alan Edward mowing a close 12s, inclosing it 6d.

John de Clyf mowing a close 13s 1d, inclosing it 6d.

Henry del Tunge mowing a close £1 4⁵ 10^d, inclosing it 6^d, mowing another close 16⁵ 8^d, inclosing it 6^d, building a house there 2^d.

John Stirkhird mowing a close 18s 1d, inclosing it 6d.

Entry as to William Prud, ante, p. 51, repeated.

^{*} In the Exchequer Coucher this word appears to be venacionis.

Thomas Forester mowing a close 16s 5d, inclosing it 6d.

John del Clyf building a house at Hartoft contrary to the assize

Peter Gervays mowing a close 5^s 5^d, inclosing it 6^d.

Richard son of John mowing a close 11s 10d, inclosing it 6d, building a house there 1s.

Hugh son of Stephen mowing a close 13s 11d, inclosing it 6d.

Elias Cokerell mowing one close 115 4^d, sowing another 6^s 10^d, inclosing them 6^d each.

Henry Yowehird mowing a close 135, inclosing it 6d.

[359b] Elias Cokerell mowing a close 13s 4d, inclosing it 6d.

Peter Smalhesel mowing a close 3^s 4^d, inclosing it 6^d, building a house there 1^s 6^d.

Thomas Abraham mowing a close 15 6d, inclosing it 6d.

Parnell* widow of Roger de Manneserne for her share of the fourth part of Kingthorpe wood assarted [eradicati super quoddam assartum] £1, and for replevying her office of forester, seized on a former occasion in the Earl's hands, 6⁸ 8^d.

Adam de Haukesgarth for replevying his right of common 6s 8d, bail William de Everley and Thomas de Thurnef.

Ralph de Hastyng, knight, keeper of the castle and forest of Pickering, for the price of wood in Langdale torn up by William son of Hugh, Alexander Eskil and Henry Ellerdeby, 13⁵ 6^d.

The Prioress of Rosedale for mowing certain pastures 8s 4d.

Robert del Wode, fine for poaching, 6^s 8^d, bail Edmund de Hastynges, junior.

John son and heir of William Leuer, late keeper of Pickering Forest, for not producing his father's rolls, 13^s 4^d, bail Nicholas Gower.

For inclosing assarts: John le Stirkhird 1⁵, Robert son of Elias Pyncheward 6^d, Alan Edward 6^d, Henry Velard 6^d, Peter de Mauley, senior, £2 (bail Ralph de Hastynges and others), William in le More 6^d, Alice daughter of William le Carter 6^d, Thomas Abraham 1^s, Abraham Knotte 6^d, Alice in le Heved de Warthorp 6^d, Joan widow of Richard Knotte 6^d, Hugh Scoter 1^s, William Lambe 6^d, Henry de Tunge 6^d, John del Clyf 6^d, Robert called Hobbe de Sinnington, 6^d, [360] Alice atte Heved 6^d, the Prioress of Rosedale 1^s 6^d and 6^d, John de Brauncedale 6^d.

^{*} Usually called Petronilla de Kinthorp.

FINES RECEIVED AT HACKNESS WITHIN THE LIBERTY OF THE ABBOT OF WHITBY FOR OFFENCES OF VERT, VENISON, HAREHUNTING, CARRYING BOWS, ETC.

For poaching: Roger Dyre 13s 4d, bail Thomas Stirk, Robert Goos, Roger del Dales, William Godyer, Thomas Ulf and Robert Powe; Richard Pye £,1 13s 4d, bail Henry le Parcour, John de Dragby, John Kyng, Richard Toppeclyf, William de Dales of Hackness and Roger de Dales; Robert de Dales £,1, bail John de Kirkeby, Hugh Geryng, William del Dales, Geoffrey Litte, Richard Drye and Peter Ulf; Stephen son of Richard de Eskedale £,2, bail Hugh Sedman, John son of Richard, Will'am son of Hugh de Wispoudale, Hugh Geryng, William Bulman and John de Kirkeby; Hugh of the Hall £ 1 68 8d, Thomas Driffield £,1 6s 8d, bail for each Hugh Herman, William Bledegh, William Scot, Stephen de Dousthweyt, Roger de Eston and Robert de Hilderwell; William Haie £,1 6s 8d, bail Robert Haie, Hugh Geryng, John Mason, Thomas de Marton, Robert de Garwick and John de Barton of Hackness; Adam son of Thomas de Kynthorp 13s 4d, John Chaplain of Hackness £, 1 6s 8d, and Thomas Abbotescosyn,* bail for each John de Wykham, Adam del Sartrine, Richard del Lithe, John Tendbarn, Thomas de Kynthorp and Robert de Roderham; John Tendbarn £1, [360b] Walter le Smythe £1 688d, William son of William Moyeson £1, bail for each Hugh Gering of Toppeclyf, Roger Tibbeson, Robert Patrik, senior, Walter Bere and Robert de Spoford; Thomas Bryel [? Wryel] 13s 4d, Henry le Parcour £,1 10s, and John le Sumptour 13s 4d, bail for each Hugh Gering, John Mason, Robert de Catwyk, Thomas de Marton, John Norreys and William le Wayte; William Scot 13s 4d, bail John de Wykham and Peter de Lincoln of Whitby.

For carrying bows and arrows within the forest contrary to the assize, John Tendbarn 2^s and William son of William Moye 1^s, bail John de Wykham; Thomas de Driffield and Hugh of the Hall 1^s 6^d each, and Thomas Wryel 1^s, bail Robert de Roderham; Adam son of William de Kynthorp and Robert de Dales 1^s each, bail John de Wykham.

£1 from the Abbot of Whitby for harbouring servants and grey-hounds after poaching in the forest, bail John de Wykham and Adam de Haukesgarth.

5^s from Matilda Bruys, for harehunting, bail Robert Bruys and John Pert.

13^s 4^d from Nicholas le Taillour for poaching, bail Richard de Lythe, Robert Osbern, Richard de Halton, John Dalbarn, Richard Petyldon and Robert de Moreshome.

^{*} Fine not mentioned.

For poaching and carrying bows in the forest Robert Patrik, junior, 16⁵ and John Moreshome 13⁵ 4^d, bail the same as before except Nicholas le Taillour substituted for Richard de Lythe; William o' the More, senior, £1 6⁵ 8^d, William o' the More, junior, 10⁵ 4^d, and for harehunting Nicholas le Taillour [361] John Moreshome and William o' the more, senior and junior, 1⁵ each, bail in each case William de Everle, Robert Osbern, Richard de Halton, Roger de Petyldon, Robert Patrik and John de Moreshome.

For offences of vert in the demesnes of Langdale Robert Haie 6^s 8^d, William Godyer 6^s 8^d, Thomas Ulf 6^s 8^d, Robert Goos 6^s 8^d, Robert Powe 6^s 8^d, Peter Ulf, 6^s 8^d, Peter Lylle £1 2^s, John Scot £1 2s, bail for each Alexander Esk, Geoffrey son of Robert de Southrene, Nicholas Lylle, Thomas Stryk, Roger de Multhorp and William son of Robert.

£2 from John de Percy, knight, 6s 8d from William de Yeland, and 3s 4d from Thomas Redheved, for all manner of offences whether of vert, venison, or carrying bows, bail John de Laysingby, Geoffrey de Shopurton, Henry de Chirnok, Walter de Trussclegh, John del Hall and William de Sotton.

FINES RECEIVED AT PICKERING ON THURSDAY, 15TH FEB., 1336, BEFORE JOHN DE HAMBURY AND RICHARD DE LA POLE, JUSTICES

For harehunting and carrying bows and arrows in the forest, Robert de Colville, knight, 5°, William de Hagerston 2° and Roger de Holle 2°, bail William Plays and William Persay, knights: Robert brother of Thomas de Bossale for the same and for poaching 13° 4d, bail William Plays, knight, Thomas Bret, Ralph de Morton, and Henry de Kelk.

[361b] 3⁵ 4^d from William Gower, late forester in the Hay [? Scalby Hay] for offences of vert in cutting branches for waggons and carts,

bail Ralph de Hastyng.

FINES RECEIVED AT PICKERING ON MONDAY, 2ND DECEMBER, 1336, BEFORE RICHARD DE WYLUGHBY AND JOHN DE HAMBURY.

David de Neuton and Thomas de Neuton foresters, for a hart's hide, 15 6d, and for concealing it 25, bail Ralph de Morton.

For several offences in the forest Thomas le Fletchere, servant of Richard de Helmesley 2^s, bail Ralph son of Matilda and Ralph de Morton; Ralph son of Matilda late servant of Geoffrey de Kynthorp 3^s 4^d, bail John Helard and Ralph de Morton; John son of Adam servant of Hugh de Yeland 3^s 4^d, the same bail.

Edmund de Hastyng, forester of Parnell de Kingthorp 3^s for six pigs in Dalby Land, bail Thomas Bret.

John de Harlai sworn forester in Langdale for three years 3^s 4^d for collecting sheaves and wool in the country under colour of this office, and for keeping his servants at the cost of residents within the forest when he ought not, bail Ralph de Morton, and William Gower sworn forester in Fullwood for seven years for the like 6^s 8^d, bail John de Harlai and Ralph de Morton.

Fines for poaching: John son of Hugh Sturmy £2, bail William Bard, junior, Roger de Alvestan, Hugh de Neville, Alexander Cruel, Geoffrey de Kynthorp and John Chambard; Roger Sturdy 10⁵, bail Richard de Thornton, Thomas de Cotyngham, Thomas Blaver, John de Westiby, John de Barton and Ralph de Morton.

Thomas Wake of Liddell for amending his claim 6^s 8^d, bail Henry Kelk.

For raising undue customs in West woods John de Monmouth, forester, rs, bail William Curtman [362] and William Curtman, forester, for the like rs, bail John de Monmouth.

John de Shirburn and Thomas Bret 6° 8d each for carrying a house from Foulbridge outside the forest contrary to the assize, bail one for the other.

Adam de Everyngham, knight, 6s 8d for taking animals which he had seized in his meadow within the forest, damage feasant, to his manor without the forest contrary to the assize, bail William Plays, knight.

Thomas Wake of Liddell for amending his claim 13⁸ 4^d, bail Nicholas de Yepyngham [? Repyngale.]

Thomas de Wyvele for poaching 13^s 4^d, bail John de Pickering and Robert his brother.

Richard, son of Richard de Dalby, for taking pledges, though not sworn [? si non fuerint jurati], 2^s, bail Richard de Dalby, who pays the money into court.

Thomas de Metham for poaching £2 105, bail Ralph de Hastyngs, knight.

The Prior of Bridlyngton 13⁸ 4^d for building a sheep-fold at Neulond within the forest which was adjudged in the last Eyre to be removed, bail Ralph de Morton.

John de Shirburn 3^s 4^d for carrying timber without the forest, to wit, one oak value 6^d, from Stondale within the forest, bail Thomas Bret.

John Scot, forester in the West Ward, 1s for charging the country with his living and that of his servants, bail John Fares.

John de Monmouth, late forester, 1s 8d for delivering branches of oak to Hugh de Hastyng, bail William Curtman and Ralph de Morton.

John de Shirburn 3⁶ 4^d for carrying timber from Pickering to Shirburn without the forest, bail Thomas Bret and Ralph de Morton.

Gilbert de Aton £1 for amending his claim, bail Richard de Naulton.

The Prior of the Hospitallers 13^s 4^d for making his claim as to agisting the animals of non-residents at Foulbridge, bail Thomas Bret.

Gilbert de Aton £1 65 8d for summoning his tenants at Hutton Bushel to appear at his court with respect to forest offences contrary to the assize, bail William Plays, knight, and Thomas Bret.

John Vailaunt, chaplain, 6^s 8^d for leading greyhounds through the forest [362b] which escaped from his custody into Dalby Land, bail William Bruys, knight.

Thomas Wake of Liddell, for himself and his servants, £14 75 for the sowing of assarts after the commencement of the Eyre.

Fines for harehunting after the commencement of the Eyre: William de Persay 7^s 4^d, John de Pickering 6^s 8^d, William son of Edmund de Hastynges 2^s, and Hugh de Neville 13^s 4^d, bail for each William de Creppyng; William Plays, knight, 3^s 4^d, and William Bard 6^s 8^d, bail Ralph de Morton; Thomas Bret 3^s 4^d, bail William Bard the younger; Roger Leycester, forester, 3^s 4^d, bail Ralph de Morton and Roger Brun.

Peter de Maule the fourth [le quarte], and Eleanor, his wife, for poaching by the latter £2 10^s, bail Richard de Naulton and Walter Trusseley.

Thomas de Bossale for offences against the assize of the forest 6^s 8^d, bail Ralph de Hastynges.

William Bruys for harehunting after the commencement of the Eyre [infra summonicionem itineris] 3^s 4^d, bail Robert Bruys.

Thomas le Pynder, late servant of Robert de Neustede and woodward, for several offences committed in the forest, 3^s 4^d, bail Ralph de Morton.

Hugh Mabbeson, woodward, for the same, 15 84, bail the last-named and himself.

Richard Barry for catching partridges in the forest 3^s 4^d, bail Nicholas Gower and John Chambard.

John Scryweyn for poaching, 6⁵ 8^d, bail Nicholas Gower, Richard de Naulton, John West and Ralph le Reve.

The Prioress of Rosedale 10⁵ for having a woodward, to wit, one of the brethren of her house at Rosedale to guard her woods at Rosedale for ever, bail John de Dalton, Henry de Kewe [? Kelke] and Ralph de Dalton.

Alexander de Bergh, knight, for harehunting after the commencement of the Eyre, 2^s, bail Ralph de Morton.

Thomas Wake of Liddell for all amercements into which he may have fallen during the Eyre, \mathcal{L}_{3} 6⁵ 8^d, bail Nicholas de Repyngale.

The township of Pickering $£6 ext{ } 13^{\text{s}} ext{ } 4^{\text{d}}$ for taking browsewood in the forest, holding the acredikes for three years in their present state, and for having folds and pigstyes [porcariis] within the forest, bail William de Bruys, knight.

[363] Fines for poaching: John de Calveton 6⁵ 8^d, bail Ralph de Asshe, William Hulet, Peter Pye, Robert Crake, Thomas de Bakesby (he pays the money into Court); Robert de Lelom, junior, 6⁵ 8^d, Thomas de Maule £1, Adam de Lounesdale 6⁵ 8^d, bail Richard de Naulton, Nicholas Gower, William de Lokyngton, John de Lelum (Richard pays each sum of money into court).

William de Brigham 2⁵ for carrying a cartload of rushes in Depdale Ker, bail Richard de Naulton. Paid into Court.

William Belle, chaplain, for harehunting, 25, bail William Plays, knight.

William de Egton 65 8d for poaching, bail Roger Broun, Lawrence de Neuton and Richard de Nalton.

John Bele of West Heselarton 3° 4d for carrying timber without the forest, bail John de Shirburn. Paid into Court.

Robert le Chaumberland and Geoffrey, servant of the Rector of Folkton, 5^s each for burning rushes and sedges [flaggorum et cirporum], bail Richard de Nalton and Nicholas de Koton. Paid into Court.

Roger, servant of Richard de Dalby and woodward in Brompton, 2^s for taking pledges when not sworn, bail Richard de Dalby and Richard de Creppyng. Paid.

William del Grene, forester, 10⁵ for concealing ten pigs of the Prior of Bridlington in Fullwood, and for taking 8⁵ for cheminage, bail William de Creppyng.

David de Neuton, Thomas de Neuton, Henry Rippelay and Thomas de Dalby, 4^s for taking wool and sheaves by reason of their offices, bail one for the other.

Michael de Bulmere of Ayton, Richard Richeman, John son of Richard le Clerk, Thomas de Sneynton, John Pedour, William de Osgodby, John Rotour, Robert Derlyng, John Thomlynsone of Irton, \pounds_3 for digging turves in Hutton Marsh against the assize, bail one for the other.

[363b] Robert Wygan for offences in the forest under colour of his office 6^s 8^d, bail Ralph Bedell and Henry de Kelk.

Issues of the lands of Richard Fissheburn £1.

For harehunting: Thomas, Chaplain of Alexander de Bergh, 1^s 8^d, bail the latter, and Peter de Ryther, Rector of Kirkby Misperton, 3^s 4^d, bail Richard de Nalton

The Prior of Bridlington £1 for ten pigs found in fence month in Fullwood on making ward, bail Richard de Nalton and Thomas Bret.

Adam le Foughler of Ayton for taking birds in the forest against the assize 3^s 4^d, bail Richard de Nalton.

John de Bois, servant of the Dean of York, for poaching, by taking with his hound a weak sore 6^s 8^d, bail Roger Trutcok, John de Malton, Henry Kelk and Ralph de Morton.

John de Melsa, knight, 6^s 8^d for lately [de novo?] making his claim as to selling charcoal [carbonibus ligneis], bail Richard de Nalton.

Bartholomew de Fanacourt £2 5^s for preventing the Regarders making their regard, bail William de Plays, knight, and John de Shirburn.

John Brokhunter* 6d for catching partridges in the forest, bail Ralph de Cloughton and Roger de Stapelton.

Reginald Smith of Burniston 18 for buying stone and selling it a year after against the assize of the forest, bail William del Grene and Ralph de Cloughton.

Henry le Stracour of Scalby 2^s for taking an oak in Scalby Hay for the upper mill at Scalby without livery, bail Ralph de Morton.

William de Towthorp of Ebberston 15 for taking two cartloads of wood in Stayndale without livery of the foresters.

John de Clyf of Artoft [sic] x^s for taking two saplings [sypplynges] in the close of Abraham Knot of Haretoft.

Roger Pert 1^s for taking two saplings of green oak in Staynhoweclyf.

Adam Gauge of Filingdales [Fiveling], dwelling in the liberty of Whitby, 2⁵ for cattle taken in Langdale in the common of Wykeham.

John de Monmouth and William Curtman 6d for taking two oak-boughs felled in the Yates for the Earl's fuel.

[364] John de Lastingham, fuller, 5s for five young pigs and Thomas de Hamthwayt 7s 6d for five pigs taken at Bekhousenge in Cropton Meadow in fence month.

For making folds of small thorns in Scalby Hay to guard their sheep from the fox: Thomas Bret, the vicar of Scalby, Adam Lille, Roger Doucelle, Roger Tybbeson and Alice, widow of Thomas de Armeston, are each fined 6^d.

Robert Plaice and the tenants of his lands 6d for eight bundles of alder twigs taken in the Hay.

Richard de Helmesle, forester in the Hay, 4s for several offences.

William Carpenter of Scarborough 5° for felling five oak saplings in Scalby Hay, value 6d each [sic].

^{*} The name Brokhunter-Badger-hunter-as well as the offence, are of interest.

Further fines for poaching: John de Bordesden, Stephen Moyne and Hugh son of Stephen, each 10s, bail Abraham Knot, John Knot of Rosedale, Ralph de Morton and Henry de Kelk; Ralph del Heved and John son of William Knyth of Farndale 6s 8d each, bail John del Clyf of Haretoft, Alan de Neuton, Nicholas de Repyngale and Ralph de Morton; Simon son of Robert del Wode 13s 4d, bail John del Clyf of Haretoft, Richard de Kirkeby, Alan Red and Hugh del Wode, all of Goathland; William Touchepryk 10s, bail Adam de Bewer, William de Ampelford, Roger Trutcok and Walter Trussele; Thomas son of John le Clerk of Levisham 10s, bail John the Clerk of Levisham, Alan de Neuton, William Shephird and Walter Trussele; Geoffrey son of Simon del Hull £1, bail Simon del Hull, Robert Scot, Ralph del Dale and Thomas Martegale; John Scot of Lockton £1, bail Robert Scot of Lockton, Ralph de la Dale, Thomas Martegale and Hugh le Taillour of Lockton; [364b] William Curcy 13s 4d, bail Ralph de Hastynges, knight, William Plaice, knight, Thomas Bret and Nicholas Gower; Richard de Helmesley £1, bail John Sharp, William de Gyllyngmore, Ralph son of Matilda and John de Malton of Pickering; William de Hovyngham 6s 8d, bail Nicholas de Aldan,* Peter Broun, Ralph de Asch and William Fissher; John de Helmesle 10s, bail Nicholas de Halden, Nicholas Gower, William Courcy and John Chambard of Barugh [Bergh]; William de Dundale 6s 8d, bail Nicholas de Halden, Peter Broun of Sawdon, John Fox and Jurdan Fox; William de Langwath f,r, bail Ralph de Hastynges, Thomas Bret, Nicholas Gower and Hugh de Yeland.

Robert de Morton 5^s for carrying wood outside the forest, bail John de Shirburn and Ralph de Morton.

Hugh de Yeland for poaching and other offences whatsoever 13^s 4^d, bail Nicholas de Halden, Richard de Nalton, Nicholas Gower and William Courcy.

Agistments: William de Dale and John de Hirtham agisters of the east ward 10⁵ 10^d, for the years 1335 and 1336; John le Serjant agister of the west ward 6^d, for the year 1335, and he and Richard del Chambre 6^d for the year 1336.

Richard de Helmesle 3^s 4^d for several offences, bail Henry de Kelk and Ralph de Morton.

Further fines for poaching: John de Yeland 6⁵ 8^d, bail Hugh de Yeland, Nicholas de Halden, Edmund de Hastynges and William de Hastynges; John de Kilvyngton £1 6⁵ 8^d, bail Roger Trutcok, Ralph de Morton, William Curtman and Walter Trussele; Geoffrey de Langdon 10⁵, bail Geoffrey de Hauley, Alan son of Ralph, Peter son of William de Hoton and John son of William; Thomas Ughtred [for

^{*} Halden in the Exchequer Coucher.

vert in the demesnes] 6⁵ 8^d, bail Roger de Stapelton; John Shepherd rector of Levisham called John son of Ralph Ytory, for poaching, 13⁵ 4^d, [365] and John son of John the Clerk 13⁵ 4^d, bail John Clerk of Levisham, Ralph de Dale, Robert Baldelot and Richard son of Ralph Ytory; Abraham le Milner £1, bail Abraham Knot, William Lamb, Richard son of Roger and Ralph de Morton; Simon son of Robert del Wode, harehunting, 2⁵, bail Ralph de Neuton, chaplain; William de Roston 13⁵ 4^d, bail Geoffrey Hauley, Alan Dauson, Peter son of William de Hoton, and John son of Peter de Hoton.

Robert Serjant, woodward, 25 for taking money from every cart carrying livery wood from the forest, bail Hugh de Neville.

10⁵, 10⁵ and 9⁵ for poaching from William Moyson junior of Hackness, Roger Drye and Walter Smith of Hackness, and their respective sureties for good behaviour, bail Geoffrey de Hauley de Hoton, Alan son of Ralph de Roston, John and Peter sons of William de Hoton.

Roger servant of Richard de Dalby late woodward in Brompton 2⁵ for several offences, bail John Helard, and Henry de Hikkelyng steward of Cropton 1⁵ 8^d for the like, bail Nicholas de Repyngale.

Thomas Wake of Liddell for making a new claim 6^s 8^d, bail Nicholas de Repyngale.

Fines for poaching: William Capel 25, bail Richard de Nalton, Thomas Thurney, Henry de Kelk and Ralph de Morton; Alan de Holme 135 4d, bail Adam le Red, Ralph de Morton, John Dassh and Peter Gile.

William Raysmyst 2^s for several offences, bail Alan Rauf and Richard de Nalton.

Robert de Bolton £1 10s for all offences, bail Richard de Nalton, Ralph de Hastynges, knight, Edmund de Hastynges and Robert Brus.

Fines for poaching: Robert son of Marmaduke de Tweng 13⁵ 4^d, bail Ralph de Hastynges, knight, William Plaice, knight, Thomas Bret and Nicholas Gower; [365b] Peter son of Henry le Yonge of Rosedale 13⁵ 4^d, and John le Calvehird 10⁵, bail Abraham Knot, William del Tunge of Haretoft, John le Stirkhird and Ralph de Morton; Geoffrey Vylen of Levisham 10⁵, bail William de Levisham, William son of Emma de Kynthorp, William de Wyresdale and Walter de Levesham; Robert de Loketon 13⁵ 4^d and William Bullok 10⁵, bail Abraham Knot, John Stirkhirde and William del Tunge; Thomas Gnatel 6⁵ 8^d, bail William de Everle, Walter Trusseley, Henry Kelk and Adam de Gower.

Edmund de Lacy of Folkton, William de Salford Rector and other men of the township of Folkton Li 5°, being the value at 8° 4d a year for three years since the commencement of the Eyre of a marsh beyond its old arrentation.

Fines for poaching: Thomas de Hamptwayt £1, bail David de Neuton, Alan de Neuton, chaplain, and Adam de Neuton; Roger son of Emma of Rosedale, Robert Moryng and Robert Stibbyng 13^s 4^d each, bail William del Marrays of Pickering, Nicholas de Repyngale, William Lambe of Haretoft, Abraham Knot of Rosedale, and John son of Emma of Rosedale.

Thomas Wake of Liddel 6^s 8^d for his false claim as to unagisted cattle seized within his barony of Middleton, bail John de Farndale, and Peter son of Gervase.

FINES AT PICKERING, MONDAY, 22 SEPTEMBER, 1337.

Thomas Sturmy for impeding the regard 6s 8d, bail Henry de Rippeley and Henry de Kelk.

[366] Fines for poaching: William de Yeland (and for his offence against Roger de Leycester, forester of the east ward) 10°, bail John de Dalton, Richard de Nalton, Robert de Pikering, erstwhile bailiff of Ryedale, and Ralph de Morton; Robert Lelom and John Woodcock, each 5°, bail Richard de Naulton, Robert de Pikering, John Mot and Thomas Blaver; William le Wode 5°, bail Ralph de Morton, Thomas Blaver, John Dixi and Thomas Fount; John Darell 6° 8d, and Richard Darell also 6° 8d, bail Roger le Lange, Thomas Thurnef, Ralph de Morton and Nicholas Haldan.

Offences of vert in Cropton wood without the demesne: Richard son of John 6^d, Alan son of John 2^s, Robert Theobald 2^s, Simon Turnour 1^s, John del Clyf 1^s, William del Tunge 6^d, Abraham Knotte 4^d, John Smale 6^d, Elias Cokerell 1^s, William Algode 6^d, John Giliot, chaplain, 6^d, John son of Ralph del Bekhous 8^d, William Cokerell 8^d, William son of William Miller 6^d, William de Apelton 1^s.

Ralph de Hastynges, keeper of the Castle, 185 for twelve sheep of Nicholas de Scorby taken in the demesnes of Langdale on ward being made, and 15 for a pig belonging to Richard Smyth of Scalby.

Richard Geryng, Richard de Topolyf and John Tendbarn 6⁵ 8^d for two hundred sheep not agisted in the east ward.

The township of Middleton for not lawing their dogs at the next lawing day [in proxima expeditacione sequenti] 8^s 4^d, bail Thomas Likbofet.

The following fines for not producing those for whom they were bail: Roger Rose and Simon Pye 3⁵ 4^d for Thomas de Metham, Simon Pye and Andrew Scot 1⁵ for [366b] Robert Campion of Farmandby, Henry Rede and Henry Bond 6^d for William son of Ralph de Roston, Henry Bond and Robert Rose 1⁵ for Thomas de Wyvill, Roger Rose and Simon Scot 1⁵ 6^d for William son of Alan Carter, Simon Scot and Henry Bond 1⁵ for William son of Roger, Simon

White and Henry Fox 2s for John son of Roger at Cross, Henry Fox and Simon Rose 6d for Thomas Salter, Simon Rose and Adam le Rede 6s 8d for Peter de Maulay and his wife, William Fox and Alan Couper 15 for Parnell de Kynthorp, Henry Stracour and Robert Turpyn 8d for Ralph son of Matilda, Robert Turpyn and Alan son of Ralph 1s for Geoffrey de Kynthorp, Alan son of Ralph and William Astyn 6d for Thomas le Pynder, Thomas son of Robert and William Astyn 6d for Robert de Wigan, Thomas son of Robert and William son of John 6d for Richard de Shiphill, Robert Cox and William Smith 1s for Hugh de Yeland, Robert Turpyn and Walter Kyng 6d for John de Munemuth, Walter Kyng and John de Malton 6d for John Scot, John de Malton and John Lorymere 6d for William Curtman, John Gatteson and Thomas son of Lettice 1s for Roger de Fissheburn, John Gatteson and Robert Baker 1s for William de Fissheburn, Alan Capen and John Smith 6d for John del Myre, [367] John Davy and William Yngram 6d for Robert de Wygan, John atte Mare and John Smith 8d for William Astyn, John Smith and Thomas Baty 1s for Agnes wife of William de Towethorp, John Yekere and Adam atte Cote 1s for William Langebarn, Robert Turpyn and John Lagan 6d for Alan son of Ralph, Robert Shepherd and Thomas de Wylton for the walking forester of the east ward [error written in place of the fine], Thomas de Wylton and John Fon 6d for Richard son of Richard de Dalby, William Pert and Thomas Godefray 6d for Hugh son of Mabel, John Merssh and William Smith 6d for Thomas le Pynder, Robert Scot and Hugh White 1s for John Bele of West Heselarton, Hugh White and Henry Rose 15 for William Guttun in le Walde. Henry Rose and Roger Bonde 15 for Edmund de Lascy of Folkton, Simon Knat and Henry Rose 15 for William de Brigham of Flixton. Henry Molle and Henry Rose 3s 4d for the men of the township of Folkton, Henry Rose and Simon King 6d for Adam le Foughler of Barugh, Simon Kyng and Henry Scot 1s for Alice lady of Abton [? Habton], Henry Spark and Robert Scot 3s 4d for Bartholomew de Fanacourt, Robert Scot and Robert Skot 6d for Giles de Beley, William Fox and John Pynder 2s for William de Bruys, Thomas Wagger and Ralph son of Matilda for Hugh de Yeland, [367b] Geoffrey Benne and Alan Gower 1s for Robert Stibbyng, Alan Gower and William Prat 15 for John Stibbyng, William Prat and Alan Fissh 1s for Robert Moryng, Alan Fissher and Thomas Pynder 1s for Roger son of Emma, Thomas Pynder and Alan Smith 6d for Thomas son of John the clerk, Alan Smith and Thomas Lorimere 6d for John Scot of Lockton, Thomas Lorimere and Richard Benet 1s 6d for Alexander de Bergh.

Forfeited issues of the lands of the following persons and fines from

their sureties for not producing them: Parnell de Kynthorp 15, and her sureties 15, John Derlyng, William Geryng, William Fox and John Arnald; Thomas Pynder 6d and his sureties 1s, John son of Thomas, Thomas Arnald, William Wyght and Ralph Laysing; Robert Wygan 15 and his sureties 15, Robert Sparrow [Sparw], Thomas son of Robert, Alan Wyther and Thomas Pynder; Richard Shiphill 1s and his sureties 8d, Robert del Hull, Roger Ladde, Adam Ladde and William Olyvere; Hugh de Yeland 15 8d and his sureties 15, Alan Hogger, William Fayrebarn, Geoffrey Gerrok and Walter Webester; Roger de Fissheburn 15 and his sureties 15, Adam Kempe, William Fox, Ralph Kempe and Walter Kyng; Hugh son of Mabel 6d and his sureties 8d, Robert Derlyng, Adam Gayneson, Hugh Kempe and William Kempe; John Bele of West Heslerton 6s 8d and his sureties 1s, Hugh Rose, Simon Fox and Hugh le Rede; Bartholomew de Fanacourt f,1; [368] Alice lady of Habton 15 8d and her sureties 15, Robert Rose, Hugh Swelle, William Bonde and Richard Pye; Giles de Barley 18 and his sureties 8d, Hugh Rose, Simon Scot, Hugh White, Peter Pye and Walter Skot; William son of Alan Carter 6d and his sureties 15, Robert Skot, Hugh Rose, Simon Bond and Peter Fox; William son of Roger the carter 6d and his sureties 1s, Robert Skot, Hugh Swelle, Peter Fox and Richard Kyng; Thomas Salter 4d and his sureties 8d, Robert Scot, Hugh Swelle, John Pye and Robert Fox; sureties of John de Kilvyngton 3s 4d, John Fox and Hugh Sprot; John Walsh 1s and from his sureties 8d, Hugh Whyt, Geoffrey Benne, John de Malton and John Smith.

Fines at Pickering before Richard de Wylughby and John de Hambury, Justices, Monday, 31 March, 1338.

Fines for poaching: William de Overton 3° 4^d, bail Thomas Bret, William Sterre, Henry de Kelk and Ralph de Morton; Thomas Blunt 5°, bail Nicholas de Haldeyn, Henry de Kelk, John Broun and John Ireland of Ebberston; John son of Jocelyn £1 6° 8^d, bail William Playce Chr, William de Crepping, Thomas Blunt and John de Mountpelers; Thomas de Hippeswell 5°, bail Nicholas de Toppeclyf, Conrad de Tyverton, John de Berneston and Henry le Clerk; Robert Goos of Brokeshay [Broxa] 5°, bail [338b] William de Creppynges, Robert de Roderham, bailiff of Whitby, Thomas Bret and Henry de Dale; William Bard 2° (harehunting after the commencement of the Eyre), bail Henry de Kelk and Ralph de Morton; John son of John le Wode miller 5°, bail John son of Thomas de Irton, William de Creppyng, Henry de Kelk and Ralph de Morton; John le Rede of Shelfhogh [Silpho] 6° 8°, bail Robert de Roderham, Walter de Trusseley, Henry de Dale and John de Filyng; Robert Bealde 6° 8°d,

bail William de Percehay, knight, William de Everle, Ralph de Morton and Henry de Kelk; Robert Brus 2⁵ (harehunting), bail Ralph de Morton and Henry de Kelk; William de la Chapelle 5⁵, bail Richard de Naulton, William Coursy, Ralph de Morton and Henry de Kelk; Roger Nunde 3⁵ 4^d, bail Alan de Wrelton, Roger Trutcok, Henry de Kelk and Ralph de Morton.

For hunting hares within the Forest: Peter de Whiteby, Canon of Bridlington, 6° 8d, Robert Brus 2°, Edmund de Hastynges senior 2°, William de Hastynges 3° 4d, Hugh de Nevill 3° 4d, Hugh de Yeland 2°, William Barde 2°, Edmund de Hastynges junior 2°, John de Pikeryng 3° 4d, Thomas del Cloghton 3° 4d, Richard de Bergh, Rector of Normanby, 6° 8d, Simon de Aton 3° 4d, John de Yeland 3° 4d, Walter de Percehay, knight, 6° 8d, William de Brus 3° 4d, Robert son of Robert Staumpe, servant of John de Malton, 2°.

[369] FINES RECEIVED AT PICKERING BEFORE RICHARD DE WYLUGHBY AND JOHN DE HAMBURY, JUSTICES, TUESDAY, 15 SEPTEMBER, 1338, THE END OF THE EYRE [CLAUSUM ITINERIS].

The Prior of Melton 65 8d for claiming a fishery, bail Thomas Thurnef.

The Prior of the Hospitallers 13^s 4^d for his claim as to heather and bracken, the same bail.

Henry de Percy, knight, 13^s 4^d for enlarging his claim, and 13^s 4^d for amending another claim, bail his bailiff.

Simon son of Alan of Scarborough 2^s for harehunting, bail Thomas Bret.

The Dean and Chapter of York 6⁵ 8^d, and the Prior of Melton 6⁵ 8^d, for amending their claims, bail Henry de Kelk.

Hugh de Eland, chivaler, £2 for poaching, bail Ralph de Hastynges, chivaler, and Walter de Crayke, chivaler.

William de Percehay, knight, forester in fee for offences under colour of his bailiwick so that his office was seized in the Earl's hands $1\,3^{6}\,4^{d}$, bail Richard de Nalton.

The Prior of the Hospitallers 10^s amercement for false claim, bail Henry de Kelk.

John de Brigham 10^s for poaching, bail Thomas Bret and Ralph de Morton.

William son of Roger de Pert for poaching after the commencement of the Eyre 6⁵ 8^d, bail William Curcy and Robert de Pikeryng, clerk.

John de Brigham 1s for harehunting, bail Thomas Bret and Ralph de Morton.

William de Ergom, chaplain, 6^s 8^d for poaching, bail Robert de Pykeryng and William de Brus.

John de Mora 5^s for poaching, pledge of money [? per plegium denariorum].

Adam called Prud Adam 13^s 4^d for poaching, bail Thomas Bret and Robert de Rodam.

William son of Ralph de Roston the like 5^s, bail Thomas de Roston and Ralph de Morton.

Ebberston township 6^s 8^d for replevying Bickley* Wood [396b], bail Robert de Scardeburgh and Thomas Thurnef.

Parnell de Kynthorp and William de Percehay, knight, foresters in fee, 6^s 8^d for enlarging their claim, bail Edmund de Hastynges.

The townships of Snainton and Westhorpe 10⁵ for replevying their woods in Darncomb and Deepdale, bail Robert Thurnef.

Forfeited chatells of outlaws: John de Stokesle £4, John de Landemote 6^s 8^d , Robert brother of Thomas de Bossale†, John Borheved of Salden 3^s 4^d , John son of Matilda £1, Michael Rosels 6^s 8^d , Thomas de Hoton 3^s 4^d , and William Parcour £1.

Thomas Bret and William de Creppyng 15⁵ for replevying the woods of Fullwood and Burneston, bail one for the other.

More replevies for waste: the townships of Snainton and Westhorpe in Brompton, 13^s 4^d for Baklous wood, bail Robert de Thurnef; of Allerston 6^s 8^d for Croscliff wood, bail Thomas Bret; of Ayton for Edmundale wood, bail William de Creppyng and Richard de Naulton; of Wykeham and Ruston, 3^s 4^d for Beedale wood, bail William de Creppyng; of Haretoft, Middleton, Aislaby, Wrelton, Cropton and Cawthorn, 6^s 8^d for the woods of Hartoft, bail Ralph de Hastynges and Nicholas de Repyngale, and 6^s 8^d for the woods of Staynhoweclyf, bail Ralph de Hastynges; of Cropton for Riseborough wood, bail Ralph de Hastynges; of Thornton, 6^s 8^d for Langoudale wood, bail William de Creppyng; of Brompton and Sawdon, 10^s for the woods of Troutsdale, bail Ralph de Hastynges and Richard de Naulton.

[370] William son of Roger Carter senior 13s 4d for the release of the oath to be made on waging his law for poaching by virtue of the liberty of Scarborough [pro sacramento relaxando de lege vadiata per libertatem ville de Scarborough pro transgressione venacionis], bail William Warde and Thomas Bret.

John son of Roger atte Crosse 13^s 4^d, William son of Alan the carter 3^s 4^d, and Reginald Lyard of Scarborough 6^s 8^d for the like with the same bail.

Richard son of Henry Herre 6s 8d, bail William Cursy, Robert de

^{*} All woods which are replevied are described as vastati et de novo deteriorati.

⁺ Blank.

Pykeryng, clerk, Thomas de Pikeryng and John de Pert and John de Metham 13^s 4^d, bail Ralph de Hastynges and William Place; fines for poaching.

More replevies by townships for waste: the township of Sinnington 6^s 8^d for Brymbelclyf wood, bail Thomas Bret; of Thornton on the east of the beck 6^s 8^d for Hyndeslakesyde wood, bail Geoffrey de Kynthorp and John Campioun; of Thornton 15^s for the woods of Ekkedale, Flaxdale on the south and Willerdale on the north, bail William de Hastynges and Geoffrey de Kynthorp; of Lockton 5^s for part of Crossdale wood, bail Edmund de Hastynges; the men of the townships of Pickering, Neuton and Goathland £4 for the woods of Langhoudale on the west, Risehow, Rawra, Westrys, Pickering, Goathland, Lyndryk, the southern part of Arbrandwith and the wood below Newton Cliff between the mill and the Kirkesty, and £1 o^s 4^d for their value for the four years after the commencement of the Eyre when they were seized in the Earl's hands up to now, bail William Bruys, knight, Nicholas del Hunthous, Roger Trutcok, William de Kirkeby and Richard le Jurrour.

Value of the undermentioned woods during the like period from the several townships, namely of Ebberston 3⁵ 4^d for Bickley wood; of Snainton and Westhorp in Brompton 2⁵ for Darncomb and Deepdale on the south; of Cloughton, Brumpton [? Burniston], Scalby and Newby 5⁵ for Fullwood and Brompton [? Burniston]; of Snainton and Westhorp in Brompton 2⁵ for the wood of Baklous beyond the dike [extra fossatum]; of Allerston 4⁵ for Crosscliff wood; [370b] of Ayton 3⁵ 4^d for Edmundale wood; of Wykeham and Ruston 1⁵ 6^d for Beedale wood, and 3⁵ 4^d for Blaclyf wood; of Hartoft, Middleton, Aislaby, Wrelton, Cropton and Cawthorn 6⁵ 8^d for Hartoft, Stanhouclyf and Riseborough woods; of Thornton 2⁵ for Langoudale wood; of Brompton and Sawdon 3⁵ 4^d for Troutsdale wood on the south; of Sinnington 2⁵ for Brimbelclyf wood; of Thornton 5⁵ for the woods of Hyndeslaksyde, Ekkedale, Flaxdale and Willerdale; and of Lockton 2⁵ for Crossdale Wood.

Master John of Ebberston, shepherd, 15, and Thomas de le Joier 6d for several extortions.

For surcharging the pasture in the forest with the cattle of nonresidents 6^d from each of William de la Howe and Robert son of Alan of Northumberland.

For taking pledges [quia vadiavit] from men passing through the forest contrary to the assize: Robert Scouperell 11^d, Richard de Malsoue 6^d, Richard Shiphill 6^d and Henry de Fullswa 3^d.

Ralph Laysing late forester in Scalby Hay, and John de Nevill

forester of Dalby 6d, for having their pigs [parcos ? porcos] unagisted under colour of their office.

Alice widow of John Gower 1s for surcharging the pasture with the cattle of non-residents.

For disturbing the regarders when making their regard: Michael the forester of William son of Thomas de Egreton 2⁵, William Shepley 2⁵, Richard Dayes 2⁵, William de Fissheburn 2⁵, Richard Colman 1⁵ and Thomas de Pykton 1⁵.

For several extortions in the forest: Stephen de Brigham forester 2^s, [371] Nicholas de Everle 2^s and Robert de Wygan 3^s 4^d.

Henry de Foulsauwe for taking pledges etc., as before 2s.

William Hare, William de Foxle and Henry le Foughler for setting traps [quia ponit ingenia] in the forest to catch birds contrary to the assize, 3^d each.

Richard de Helmesle forester 3^s 4^d for several extortions in Scalby Hav.

William Martynsone 1s for burning heather in Allerston Moor.

William Gower forester of Fullwood 1s for taking hens by custom in exchange for dry boughs blown down by the wind.

For taking browsewood contrary to the assize of the forest: Thomas de Hendele 1^s, Alan son of Ralph 6^d, William Gower 1^s, Ralph Lascy 1^s, Geoffrey de Kynthorp 1^s, Simon de Langedon of Hackness 6^d, Roger de Stapulton 6^d, John de Weston 6^d, Robert de Hoton 6^d, Nicholas de Everley 6^d, Alan son of Ralph 6^d, Walter Smith 6^d, Stephen de Brigham 6^d and John le Whit of Everley 6^d.

For taking pledges [quia divadiavit] from men in the forest though they were not sworn, 6^d from each of Richard son of Richard de Dalby, Thomas servant of Richard Roket, Robert Scoperell and John Scot.

Scot.

6d from Robert Scoperell for surcharging the pasture with cattle of non-residents.

Robert Serjaunt 1s for several extortions in the forest.

Robert de Wygan 2^s for taking fees [quia cepit mercedem], and making a collection of sheaves, wool and hay, and receiving bribes for putting others under him in his bailiwick and hay [accepit de aliis diversa dona ut poneret alios sub se in balliva et haia].

[371b] Henry Rippelay 1s 6d because his dog was found in the close of Langhoudale annoying [malefaciendo] the Earl's deer, bail Henry de Kelk.

Thomas, forester of Thomas Wake of Cropton 25, for taking cattle agisted in the Earl's launds [in laundis domini] as if they were escapes within the demesnes of Thomas Wake, bail Ralph de Morton.

CARTA PRIORIS DE MALTON.*

Henricus Dei gracia Rex Anglie, Dominus Hibernie et Dux Normannie, Aquitannie et Comes Andegavie Archiepiscopis, Episcopis, Abbatibus, Prioribus, Comitibus, Baronibus, Justiciariis, vicecomitibus, prepositis, ministris et omnibus ballivis et fidelibus suis salutem. Sciatis nos recepisse in nostram propriam manum et custodiam et proteccionem et defensionem domum de Semplingham et omnes domost eiusdem ordinis, videlicet de! Chikesand, et de Catteleva, et de Lincoln, et de Bolington, et de Sixla, § et de Ormesby, et de Alvyngham, et de Novo Loco, et de Watton, et de Malton, et de Sancto Andrea de Eboraco, et de Marseya, et de Clatercote, et de Ponte Aslaci videlicet Holand Brigg, et de Merleberge, || et de Suldeham cum omnibus membris ad predictas domos pertinentibus, et Magistrum Ordinis et omnes Priores et canonicos et sanctimoniales et fratres illius ordinis et homines eorum et servientes, terras et possessiones et omnes res suas signt dominicam et specialem et liberam elemosinam. ¶ Ouare volumus et firmiter precipimus ut omnia tenementa sua teneant bene et in pace, libere et quiete et integre et plenarie et honorifice, in bosco et plano, in pratis et pascuis, in aquis et piscariis et vivariis, in strem and strond, in mariscis et forestis, in molendinis et stagnis, in toftis et croftis et

The charter of Henry III. declared that he had taken under his especial protection, as if they were the offspring of his own charity, the House of Sempringham and the other Houses of that order, namely, those of Haverholm, Chicksand, Catteley, Lincoln, Bullington, Sixhill, Ormesby, Affingham, Newstede-on-Ancolm, Watton, Old Malton, Saint Andrew's of York, Mattersey, Clattercote, Holland Brigg, Marlborough and Shouldham with their members, the Master of the order, and all the Priors, Canons, nuns and brethren of the order their men and servants, lands, possessions, and property. He directs that they may hold all their tenements well, peaceably, freely, quietly, entirely, fully and honourably, in wood and plain, in meadow and pasture, in waters, fisheries and fishponds, in stream and strand, in marsh and forest, in mills and milldams, in tofts, crofts, spinneys, roads and paths, and that they and their men may be quit in city and

^{*} See Charter Rolls, 36 Henry III. m.m. 15 and 16, and the Register of Malton in the British Museum, Cotton MSS., Claudius D. XI, Fol. 30.

[†] Of these Gilbertine Houses, Chicksand is in Bedfordshire, Watton, Old Malton and St. Andrews, York, in Yorkshire, Mattersey in Nottinghamshire, Clattercote in Oxfordshire, Marlborough in Wiltshire, and Shouldham in Norfolk, all the rest are in Lincolnshire.

[‡] Haverholm et in the Malton Register and Charter Roll, but omitted in both Couchers. § Sixil in Malton Register.

[|] Omitted in Malton Register.

Nostram added in Charter Roll.

virgultis et viis et semitis, et sint quieti taın ipsi quam homines eorum in civitate et burgo, in foris et nundinis, in transitu poncium et maris portuum et in omnibus locis per totam Angliam et Normanniam et per omnes terras nostras et aquas de theolonio, pontagio et passagio, pedagio, lestagio,* stallagio, hidagio et carucagio, wardis et operibus castellorum poncium et parcorum, wallatorum et fossatorum et vectigalibus et tributis, xeniis et exercitu et equitatu et de misericordia foreste et de escapio et de rewardo et de vasto, ubique in marisco de Kestevene et de Hoiland et in Notinghamshire et Euerwykshire et in Witlewode† et in Westmorland per totam forestam de Malrestanger, et de omnibus geldis et danegeldis et wodegeldis et fengeldis et horngeldis et fotgeldis et penigeldis, et thedingpeny et hundredespeny et de meskennigges,‡ et de chevagio, et de hevedpeny, et de bukstalle et tristis, § et de omnibus nunsidiis|| et merciamentis, et forisfacturis, et auxiliis, et wapentachiis, et comitatibus, et tritynges, et hundres, et shires, et thenemannetale, ¶ et de murdro, et latrocinio et conceilis et utsclacht,** et hamsoca, gritbrich, blodewite, fichwite et

borough, in fairs and markets, in crossing of bridges and of harbours, and in all places through the whole of England and Normandy, and through all the King's lands and waters of toll, pontage and passage, pedage, lastage, stallage, hidage and carucage, guards and works of repairing castles, bridges, parks, walls and dikes, and of taxes and tributes and knight service, of amercements of the forest, escape, regard and waste everywhere in the marshland of Kesteven and Holland, in Nottinghamshire, Yorkshire, Whittlewood, and in Westmorland throughout the forest of Mallerstang, and of all gelds, danegelds, woodgelds, fengelds, horngelds, footgelds, pennygelds, tithing penny, hundred penny, mispleading, polltax, head penny, buckstalls, trists, and all amercements, fines, and forfeitures, aids, payments in wapentake Courts, County Courts, Riding Courts, hundreds, shires, tenmantale, fines for murder, larceny, concealment of

^{*} Payment made in markets for carrying burdens from place to place.

[†] Whittlewood is in Northamptonshire; Mallerstang to the east of Ulleswater containing the castle of Pendragon.

[‡] Perhaps a payment for liberty to amend, see Du Cange sub voce Miskenning. In both Couchers it is written Meskeuig.

both Couchers it is written Meskenig

[§] It must not be forgotten that many of these words have been explained at Vol. III., N.S., pp. 107, 108.

^{||} Sic in both Couchers, but in the Charter Roll it is miis for misericordiis.

[¶] See Vol. III., N.S., p. 137; but Professor Maitland "Domesday, and beyond," p. 387, after referring to mantal, the Swedish word for a man's share in the agricultural economy of early days, says: "The last word about the tenmannetale in Yorkshire has not been said."

^{**} Utslaa in Charter Roll, ? equivalent to utware.

forestalle et hengwite* et leirwite. Et sint liberi de scotto et wardpeny et bornhalpeny,† et ab omni carreio, summagio, [372] navigio, et domuum regalium edificacione et omnimoda operacione, de omnibus auxiliis vicecomitum et ministrorum suorum, et de scutagio et assisis et summonicionibus, talliagio, franciplegio et bornnewige‡ et de omnibus placitis, querelis, occasionibus et consuetudinibus, et de averiis suis et§ namium capiendis, et de omni servicio terreno et seculari exaccione. Silve eorum ad predicta opera vel ad aliqua alia nullo modo capiantur. Habeant quoque predicti canonici et moniales et fratres curiam suam et justiciam cum sacca et socha, et thol et theam|| et infangethef et

offences, foreign military service, housebreaking, breach of the peace, bloodwite, fine for homicide, ambush, hengwite and offences of incontinence, and may be free of scot, wardpenny, bordhalfpenny, and all carriage, packsaddle service, rowing service, building of royal abodes, work of all kinds, aids of sheriffs and their officers, scutage, assizes, summonses, tallage, frankpledge, suretyship at all pleas, complaints, prosecutions and customs, of distraint of their cattle and of all lay service and secular exaction. Their woods are not to be taken for any of the works before mentioned or for any others. The Canons, nuns and brethren are also to hold their courts with sok, sak, toll, theam, infangethef, outfangethef, flemenefrith, ordeal, judicial

* Hengwite, the liberty of being free from penalty for hanging a thief before judgment.

† Borghalpanig A.S., or bordhalpanig the halfpenny paid at fairs and markets for erecting boards or stalls; identical in fact with the stallage of later date. See Liber Custumarum, Pt. 2 (Rolls Series, Vol. 12), p. 702.

‡ Du Cange under Bornewinge gives this as a species of tribute or service. It was probably connected with A.S. Borb. Borwen = surety.—Halliweell. In the Charter Roll de replaces et before the word. In a charter of 2 Ed. III., m. 17, it appears as borchuenlie.

§ in in the Charter Roll.

|| The interpretation of these general words given in a MS. in the British Museum [Harl. 858] which once appears to have belonged to the Kaights of St.

John, may here be referred to.

At fol. 49, sok, it says, is suit of men in your courts, sak plea and amends (amende transgressionum). Professor Maitland in "Domesday, and beyond," does not differ to any great extent. He says (p. 259) that soke and sake are pleonastic, the difference [see p. 88] only consisting in the origin of the two expressions. Sake is the right to hold a court, soke the duty of sueing at the Lord's Court. Sak, says our Harl. MS., is, in English, acheson, and in French forchisesak.

Toll, according to the same authority, is freedom from toll in all markets, the usual

explanation being the right to take toll on things sold on the Lord's land.

Theam again is said to be the right of having the families of villans (totam generationem omnitum villanorum vestrorum cum corum sectis et catallis) and the occasions on which the villan can be reclaimed and those where he is privileged are set out. Spelman, on the other hand, explains the word as referring to the fees when a claim arises as to a stolen article in the procedure termed vouching to warranty.

outfangethef et flementhef* et ordel et orest infra tempus et extra et cum omnibus aliis liberis consuetudinibus et immunitatibus et libertatibus et de omnibus placitis et querelis et quietanciis suis. Preterea concedimus et regia auctoritate a Deo nobis concessa confirmamus ut cum Magister eorum obierit Priores et Canonici et sanctimoniales illius ordinis liberam habeant potestatem alium loco ejus substituendi, quem de congregacione sua pars eorum major et seniori canonice elegerit. Cura vero et custodia predicti ordinis tam domorum quam grangiarum atque ecclesiarum sive substanciarum in custodia† et regimine Prioris sit quousque summus Prior illorum eligatur et substituatur. Prohibemus eciam ut nullus vicecomes vel minister seu aliqua [sic] persona magna vel parva infra elemosinas suas hominem capere, ligare. verberare, interficere vel sanguinem fundere seu rapinam aut aliquam violenciam facere audeat, neque averia eorum de terris elemosine sue aliquis in manum‡ capere presumat super forisfacturam nostram, nec nativos vel fugitivos suos vel catalla eorum aliquis detineat, nec homines venientes ad molendina sua ullo modo impediat, nec eos vel homines eorum pro consuetudine aliqua vel servicio aut exaccione vel pro aliqua causa desturbet de rebus suis quas homines eorum affidare poterunt

combat, within the allotted time and beyond, and all other free customs, immunities, liberties, pleas, complaints and quittances. Moreover, the King granted that, when their Master died, the Priors, Canons, and nuns of the order should be free to substitute another in his place, who should be chosen in canonical form by the larger and more sensible number of their body; meantime the care and custody of the houses, granges, churches and property of the order were to belong to each Prior until the Chief Prior was chosen and appointed. The King also forbade any sheriff, officer, or other person, great or small, to take any man within the limits of the lands granted to them in free alms, or to bind, beat or slav him, or shed his blood, or do any violence to him; and forbade any one presuming to distrain their cattle on the same lands, or detaining their villans or fugitives or the chattels of the two last-mentioned, or men coming to their mills, or disturbing them or their men for any custom, service, exaction, or other cause in respect of any such things as their men can swear to be their own, but com-

^{*} flemenefria in Charter Roll. The word in Liber Custumarum, ut supra p. 726, is flemenefria, i.e. the penalty due to the Sovereign for harbouring a fugitive, Oreste is at p. 746 of the same work, said to be either a corruption of, or of the same meaning with the A.S. term for judicial combat.

[†] sanior in Charter Roll.

¹ namium in Charter Roll.

[§] The two liberties were (1) that they were not bound to appoint the King's nominee, and (2) that the King would not take possession of their lands during a vacancy in the office.

suas esse proprias, set sint quieti de omnibus consuetudinibus, exaccionibus et occasionibus que sunt vel esse possunt, et generalitur de omnibus rebus in omnibus modis que ad nos vel heredes nostros et successores nostros pertinent vel pertinere possunt, excepta sola justicia mortis et membrorum. Concedimus eciam eis in perpetuam elemosinam misericordias et forisfacturas hominum suorum de omnibus placitis ubicumque fuerint indictati, sive in nostra Curia sive in alia, quantum ad nos pertinet; et si forte dampnati fuerint homines eorum* ad membrorum perdicionem vel in exilium perpetuum, predicti Canonici et Moniales omnia catalla eorum habeant sine aliqua contradiccione. retenta nobis per ballivos nostros execucione justicie de vita et membris, cuius questum omnimodum eis concedimus. Preterea Semplinghamensi ecclesie nichil in feodum detur, sed si opus est ad censum annuum vel ad operacionem secundum utilitatem ecclesie solvendum,† Hec autem eis concedimus cum omnibus libertatibus et liberis consuetudinibus quas regia potestas liberiores alicui ecclesie conferre potest, et prohibemus ne super his libertatibus aliquis domui de Semplingham vel aliis domibus ejusdem ordinis vel suis membris molestiam faciat vel gravamen, vel eorum oves aut animalia capiantur in manum! neque in communi pastura imparcentur super forisfacturam nostram decem librarum et super forisfacturam [372b] vicecomiti viginti

manded that they should be quit of all customs, exactions and prosecutions which could possibly happen, and in general of everything relating to royal justice, except as to life and limb. The King also granted the amercements and forfeitures of their men in all places wherever they should be indicted, in the Royal Courts or the courts of other men, so far as related to the royal perquisites, and if their men were condemned to loss of limb or perpetual banishment the Canons and nuns were to have all their chattels, the execution of justice of life and limb being alone reserved to the King.

Moreover, the Church of Sempringham is to give nothing by way of fee [?], but if the King has need [?] of an annual rent or of services to be performed payment is to be made according to the ability [?] of the Church.

All this is granted as freely as any other church enjoys it, and all men are forbidden, under forfeiture of £10 to the King, and £1 to the sheriff, to do injury or offence to the House of Sempringham, or the other Houses of the Order or their members, and distraining their sheep or animals and impounding them in the common pasture, as the

^{*} ad mortem vel in Charter Roll.

⁺ I do not suggest the translation as satisfactory.

[‡] namium in Charter Roll. § imparentur in Charter Roll.

solidorum, sicut confirmacio domini Johannis Regis patris nostri quam inde habent, testatur. Suscepimus insuper in custodiam et specialem proteccionem nostram domos subscriptas ejusdem ordinis de novo fundatas, videlicet domos de Elreton* et Fordham et de Welles, cum omnibus membris et pertinenciis suis, ita quod eas teneant bene et in pace, libere et quiete et integre cum omnibus libertatibus et liberis consuetudinibus supradictis, et si aliquis versus aliquam domorum predictarum aliquid de possessionibus suis clamaverit, sive eos in aliquo vexare vel in placitis ponere voluerit, prohibemus ne pro aliquo respondeant neque in placitum intrent, neque aliquis eorum placitare faciat nisi coram nobis vel heredibus nostris vel Capitali Iusticiario nostro vel heredum nostrorum vel Justiciariis itinerantibus. testibus† venerabilibus fratribus W. Bathonensi et Wellensi et R. Cicestrensi Episcopis, R. le Bigod Comite Norffolcensi et Mariscallo Anglie, Willelmo de Valencia fratre nostro, Warino de Monte Canisio, Petro de Sabaudia, Ricardo de Gray, Johanne de Gray, Johanne Maunsell preposito Beverlaci, magistro Willelmo de Kilkenny Archidiacono Coventrensi, Radulpho filio Nicholai, Bertramo de Croille, † Roberto Waleraund, Elya de Rabayn, Edwardo de Westmonasterio, Johanne le Fraunceys, Johanne Gombaud, Rogero de Lokynton, Radulpho de Bakpuz et aliis. Datum per manum nostram apud Westmonasterium vicesimo primo die Aprilis anno regni nostri tricesimo sexto. §

CARTA ABBATIS DE RIEVALLE.

Henricus Dei gracia Rex Anglie, et Dux Normannie et Aquitannie, et Comes Andegavie Archiepiscopis, Episcopis, Abbatibus, Comitibus,

charter of confirmation of King John testified. Moreover the King took the undermentioned newly-founded Houses of the Order into his especial protection, namely, Ellerton, Fordham and Wells, so that the Canons might hold them freely and peaceably, and if any claim be made against any of the houses in respect of any of their possessions, they are only bound to plead in answer before the Chief Justice or Justices in Eyre. Witnessed and dated at Westminster 21 April, 1252.

^{*} Ellerton in Spaldingmoor on the Derwent, Fordham in Cambridgeshire and Wells, otherwise Mirmaud, in the parish of Upwell, also in Cambridgeshire.

[†] William de Bitton, Bishop of Bath and Wells (the first of that name), 1248-1264. Richard de la Wich, Bishop of Chichester 1245-1253. Roger le Bigod, see Vol. If., N.S., p. xxvi. William de Kilkenny was Bishop of Ely in 1255. John Maunsel, provost of Beverley, was treasurer of York in 1256.

[#] Criolle in Charter Roll.

[§] From the Inspeximus Charter of Edward III. referred to above (2 Ed. III., m. 17), we learn that an earlier Charter had been granted 16 May, 11 Henry III., in the same words.

Baronibus, Justiciariis, Vicecomitibus, forestariis, ministris et omnibus fidelibus suis Francis et Anglis tocius Anglie salutem. Sciatis me dedisse et carta mea confirmasse Deo et Sancte Marie et ecclesie de Rievalle et Monachis ibidem Deo servientibus pro anima gloriosi Regis Henrici avi mei et pro anima patris mei et matris mee et fratrum meorum et pro salute anime mee et filiorum meorum in liberam et puram et perpetuan elemosinam totum vastum meum et totam pasturam meam subtus Pikeringam cum omnibus pertinenciis suis in pratis et pasturis, in aquis et piscariis et molendinis et in omnibus aliis rebus per metas et easdem divisas quas Wapentachium de Pikerynglid juravit ad meum proprium opus et in plenario Comitatu Eboracensi coram Justiciariis meis recognovit, scilicet, quidquid est inter Alverstanberch et Thacrmelyng in longitudine preter pratum in Edynmersch per has scilicet divisas a loco ubi Alvistanbech cadit in Derewenta, sicut eadem Derewenta currit usque ad locum ubi Ria cadit in Derewenta, et inde usque ubi Costa cadit in Riam et inde per Costam usque ad Takeringlyng et inde per Takeryngling usque ad fossatum monachorum, et inde per idem fossatum sicut circuit Lund et cadit in Costam et inde per Costam contra aquilonem sursum usque ad locum ubi Kintoftissich cadit in Costam, et inde sicut Kiptoftissich tendit usque ad Midsich usque Thornetonbech cadit in Midsich, et inde per Thornetonbech contra [373] aquilonem usque ad fossatum quod currit circum campum de Theokmare et inde per idem fossatum usque ad Blastam et inde per sikettum quod ibi est usque in Midsich et inde sicut Midsich descendit in Alverstanbech et inde sicut Alverstanbech descendit in Derewentam. Hec omnia dedi eis per prescriptas divisas et concessi similiter ut infra ipsas divisas domos et bercarias edificent et terram colant et excerceant per totum sicut eis placuerit. Ouare volo et regia auctoritate et a Deo michi concessa potestate concedo, statuo, corroboro pre-

The charter of Henry II. to the Abbot of Rievaulx recited that he had granted to the church of Rievaulx the whole of the waste and pasture below Pickering by the same boundaries as the Wapentake of Pickering Lith swore and acknowledged to be the King's in the full County Court of Yorkshire before the King's Justices. These boundaries are difficult to identify now, but the district may be described roughly as lying to the north of the Derwent, to the south of the railway from Scarborough to Pickering, to the east of the Costa and to the west of Allerston Beck, except the meadow now known as the Castle Ings. Within these boundaries the monks might build houses and sheepfolds and till the land. All this they were to hold in free alms peaceably and fully as Henry I held them on his deathbed quit of all tementale and danegeld, and all aids, assizes, gelds, customs,

dicte ecclesie et monachis hec omnia nunc in perpetuum optinenda in liberam elemosinam bene et in pace, honorifice, integre et plenarie sicut Rex Henricus avus meus eas tenuit in dominico suo die qua fuit vivus et mortuus, libera et quieta de omni Tementale et Danegelda et omnibus auxiliis et assisis et geldis et omnibus consuetudinibus et occasionibus et placitis et de omni terreno servicio quod michi vel successoribus meis unquam pertineat. Et prohibeo ne aliquis infra predictas metas cum averiis intrare vel turbam fodere vel in aliqua re se intromittere ullo modo presumat sine voluntate et licencia eorum super forisfacturam meam. Testibus R.* Archiepiscopo Eboracensi, Ricardo†Episcopo Wintonensi, Rogero‡Episcopo Wygorniensi, Hugone§ Episcopo Dunolmensi, Roberto Comite Legercestrie, Hamelino Comite de Warenna, Simone Comite, Ricardo de Lucy, Reginaldo de Curtenay, Willelmo filio Aldelini dapifero apud Westmonasterium.

CARTA GILBERTI DE ATON.

Henricus Rex Anglorum T. Eboracensi Archiepiscopo, Vicecomiti et omnibus Baronibus et fidelibus suis Francis et Anglis de Eboracshira salutem. Sciatis me concessisse et dedisse Reginaldo Belet in feodo firmam sibi et heredibus suis pro c et x⁵ per annum xj caracutas terre et unam bovatam in Hatona et in Prestitona et xiij bovatas terre in Ebrestona. Et volo et firmiter precipio ut bene et honorifice et libere teneat cum soca et saca, tol et theam et infangenetheof cum omnibus consuetudinibus suis, cum ego ipse melius tenebam dum fuit in manu mea. Testibus R. Episcopo Sarensi et Nigello de Albino et Roberto de Brus anud Portesmudam.

prosecutions, pleas, and all lay service to the King or his successors. No one was to enter there with his cattle or to dig turves or to intermeddle with anything without their leave under pain of forfeiture.

The charter of Henry I. produced by Gilbert de Aton was addressed to the Archbishop of York and the Sheriff. It recited that the King had granted in fee farm to Reginald Belet and his heirs at an annual rent of \pounds_5 ros eleven carucates and one oxgang of land in Hutton and Preston and thirteen oxgangs in Ebberston. He was to hold them freely with soke, sake, tol, theam and infangenethef and with the like customs as the King held them when in his hands. Dated at Portsmouth.

- * Roger of Bishopbridge, Archbishop of York, 1154-1181.
- + Richard Toclive, alias More, Bishop of Winchester, 1174-1188.
- ‡ Roger, son of Robert, Earl of Gloucester, Bishop of Worcester, 1164-1180.
- § Hugh de Puiset, Bishop of Durham, 1153-1194.
- || Thomas, Archbishop of York, 1109-1114; or Thurstan, 1114-1140.
- Roger, the King's Chancellor, Bishop of Salisbury, 1107-1139.

CARTA DECANI ET CAPITULI ECCLESIE BEATI PETRI EBORACENSIS.

Henricus Rex Anglorum O.* Vicecomiti et omnibus Baronibus Francis et Anglis de Eboracshire salutem. Sciatis me dedisse et concessisse Sancto Petro et G.† Eboracensi Archiepiscopo ecclesias de Pochelinton et de Drifeld et de Killum et de Pickerig et de Burch et de Snayd cum omnibus suis capellis et soca et saca et consuetudinibus ad eas pertinentibus. Quapropter volo et precipio ut predicte ecclesie sint quiete et libere in omnibus rebus et consuetudinibus ut Sanctus Petrus teneat ipsas ecclesias quietas et solutas et liberas ab omni servicio. Teste R.‡ Comite de Mellente apud Westmonasterium.

[373b] Carta Regis nunc facta Priori Hospitalis de terris Templariorum, etcetera.

Edwardus Dei gracia Rex Anglie, dominus Hibernie et Dux Aquitannie Archiepiscopis, Episcopis, Abbatibus, Prioribus, Comitibus, Baronibus, Justiciariis, Vicecomitibus, prepositis, ministris et omnibus ballivis et fidelibus suis salutem. Inspeximus cartam confirmacionis quam nuper sub sigillo quo tunc utebamur fecimus Deo et beate Marie et Sancto Johanni Baptiste et fratribus Hospitalis Jerusalem' in lec verba. Edwardus Dei gracia Rex Anglie, dominus Hibernie et Dux Aquitannie Archiepiscopis, Episcopis, Abbatibus, Prioribus, Comitibus, Baronibus, Justiciariis, Vicecomitibus, prepositis, ministris et omnibus ballivis et fidelibus suis salutem. Inspeximus cartam quam celebris memorie dominus Henricus Rex Anglie proavus noster fecit in hec

The charter of Henry I. produced by the Dean and Chapter of York was addressed to the Sheriff Osbert. It recited that the King had granted to Gerard Archbishop of York the churches of Pocklington, Driffield, Kilham, Pickering, Aldborough and Snaith, with all their chapels, soke and sake, and all customs belonging to them. St. Peter was to hold the churches quit and free from all service.

Henry III., by charter dated at Reading, 12 June, 1253, granted to the Knights Templars all reasonable gifts of lands, men and alms, which had been made by the King's predecessors or others in the past, or should be made in future by the liberality of Kings or others, or had been or should be acquired in any other way, whether gifts of churches or worldly possessions. All these the brethren were to hold

^{*} Osbert, see Historians of York (Rolls Series), Vol. III., p. 29.

⁺ Gerard, 1100-1108.

[‡] Robert de Bellomont, said to have been made Earl of Leicester by Henry I. in

[§] I do not find this on the Charter Roll, but the preceding one, dated 15 August, 1327, is to be found on the Charter Roll 1 Ed. III., m. 32.

verba. Henricus Dei gracia Rex Anglie, dominus Hibernie, Dux Normannie et Aquitannie et Comes Andegavie Archiepiscopis, Episcopis, Abbatibus, Prioribus, Comitibus, Baronibus, Justiciariis, Vicecomitibus, prepositis, ministris et omnibus ballivis et fidelibus suis salutem. Noveritis nos concessisse et confirmasse Deo et beate Marie et fratribus Milicie Templi Salomonis omnes racionabiles donaciones terrarum, hominum et elemosinarum eis a predecessoribus nostris vel ab aliis in preterito vel a nobis in presenti collatas vel in futuro a Regibus vel aliorum liberalitate conferendas vel alio modo adquisitas vel adquirendas, tam in ecclesiis quam in rebus et possessionibus mundanis

Quare volumus et firmiter precipimus quod predicti fratres et eorum homines omnes possessiones et elemosinas suas habeant et teneant cum omnibus libertatibus et liberis consuetudinibus et quietanciis suis et [? in] bosco et plano, in pratis et pasturis, in aquis et molendinis, in viis et semitis, in stagnis et vivariis, in mariscis et piscariis, in grangiis et virgultis, infra burgum et extra, cum soca et saca, et tol et theam et infangnethef et outfangnethef et hamsoca et gritbrich et blodwit et flutwit et fredwit et hengewit et leirwit et flemenefrith, et murdro et latrocinio et forstal et ordel et oreste infra tempus et extra tempus et in omnibus locis et cum omnibus causis que sunt vel esse possunt. Concedimus eciam imperpetuum quod predicti fratres quieti sint de omnibus misericordiis et quod ipsi et omnes homines sui liberi sint ab scotto et geldo et omnibus auxiliis Regum, Vicecomitum et omnium ministralium eorum et hidagio et carucagio et danegeld et hornegeld et exercitibus et wapentagio et scutagiis et tallagiis et lestagiis et stallagiis, shiris et hundredis, placitis et querelis et warda, de wardepeny et averpeny,* hundredespeny et borethalpeny et

with all liberties and free customs and quittances, in wood and plain, in meadows and pastures, in waters and mills, in roads and paths, in dams and fishponds, in marshes and fisheries, in granges and thickets, within the borough and without, with soke, sake, toll, theam, infangenethef and outfangenethef, housebreaking, breach of peace, bloodwite, flutwite, fredwite, hengwite, leirwite, flemenefrith, murder, larceny, ambush, ordeal, judicial combat in and out of time, in all places and all causes which can possibly happen. The brethren are also to be quit of all amercements and free of scot and geld and all aids of Kings, sheriffs and their officers, and of hidage, carucage, danegeld, horngeld, military service, wapentake fines, scutage, tallage, lastage, stallage, fines of shires and hundreds, pleas, complaints, ward, wardepenny, averpenny, hundredspenny, bordhalfpenny, tithing penny

^{*} Payment in lieu of carrying service.

Thethyngpeny et operibus castellorum, parcorum, poncium, clausuris et omni carreio et sumagio et navigio et domuum regalium edificacione et omnimoda operacione, et prohibemus ne bosci eorum ad predicta opera vel ad aliqua alia ullo modo capiantur, et similiter bladum eorum vel hominum suorum vel aliquid de rebus suis [374] vel hominum suorum ad castella munienda non capiatur. Volumus eciam quod libere et sufficienter sine qualibet occasione capiant de omnibus boscis suis ad usus domus sue quando voluerint, nec propter hoc in forisfacto de vasto vel in misericordia ponantur. Omnes quoque terras suas et assarta sua et hominum suorum jam facta et que imposterum fiant assensu regio eis imperpetuum quieta clamamus de vasto et regardo et de visu forestariorum et de omnibus aliis consuetudinibus. Concedimus insuper eisdem fratribus quod de omnibus boscis suis quos habent in presenti infra metas foreste possint assartare et excolere sine licencia nostra vel heredum nostrorum vel ballivorum nostrorum, ita quod inde in nullo a nobis vel heredibus nostris vel ballivis nostris imperpetuum occasionentur, et volumus quod ipsi et homines eorum proprii quieti sint imperpetuum de expeditacione canum suorum. Precipimus eciam quod ipsi fratres Templi et homines sui liberi sint et quieti ab omni theolonio in omni foro et in omnibus nundinis et in omni transitu poncium, viarum et maris per totum regnum nostrum, et per omnes terras nostras in quibus libertates eis dare possumus, et omnia mercata sua et hominum suorum sint similiter in predictis locis ab omni theolonio quieta. Concedimus

and works of castles, parks, bridges and enclosures, all carriage, packsaddle service, rowing service, building of royal abodes, work of all kinds. Their woods are not to be taken for any of the works before mentioned or for any others, nor is their corn or that of their men or anything else to be taken for provisions for garrisons.

They may take freely sufficient timber from their woods for the use of their house when they please, nor are they to incur forfeiture or amercement for waste by so doing. All their lands and assarts and those of their men already made or to be hereafter made with royal consent are to be quit of waste, regard, view of the foresters and all customs. Moreover the brethren may assart and till the woods which they now hold within the limits of a forest without the consent or interference of the King or his heirs or their bailiffs, and they and their own men are to be for ever quit of lawing of dogs. They are to be free of toll in all fairs and markets and in all crossings of bridges, roads and sea throughout the King's realm and all lands where he can grant such liberties, and all the merchandise of them and their men is likewise to be free from toll in all places. If any of their men ought

eciam eis et confirmamus quod si aliquis hominum suorum pro delicto suo vitam vel membrum debeat amittere, vel fugerit et in judicio suo stare noluerit, vel aliud delictum fecerit pro quo debeat catalla sua perdere ubicumque justicia fieri debeat sive in Curia nostra sive in alia Curia ipsa catalla sint predictorum fratrum, et liceat ipsis fratribus sine disturbacione vicecomitum et aliorum ballivorum nostrorum et aliorum ponere se in seisinam de predictis catallis in predictis casubus et aliis quando ballivi nostri si ad nos pertinerent catalla illa in* manu nostra ea seisire possent et deberent. Insuper concedimus quod animalia que dicuntur weif inventa in feodo Templariorum sint ipsorum fratrum, nisi aliquis ea secutus fecerit qui velit et possit probare quod sua sint, et nisi fuerint infra terminos competentes secundum consuetudinem patrie petita et secuta. Et si aliquis tenencium predictorum feodum suum forisfecerit, liceat ipsis fratribus ponere se in seisinam de ipso feodo et ipsum feodum cum pertinenciis suis possidere, non obstante eo quod nos consuevimus feoda fugitivorum et dampnatorum per unum annum et unum diem possidere : similiter si aliquis hominum suorum sit amerciatus erga nos vel ballivos nostros pro quacumque causa vel delicto vel forisfactura, misericordie, amerciamenta et pecunie sint collecta et in una bursa ad scaccarium nostrum portata et predictis fratribus sint ibidem liberata, servata regie potestati justicia mortis et membrorum. Concedimus insuper eis quod licet aliqua libertatum contentarum in hac carta pro† temporis diuturnitate quocumque casu contingente usi non fuerint sicut predictum est. Hec omnia predicta et omnia alia servicia secularia et consuetudines que in hoc scripto

to lose life or limb for any offence, or has fled and will not take his trial, or has committed any other offence for which he ought to lose his chattels, whether justice is to be done in the King's Court or that of another, the chattels belong to the brethren, and they may without any disturbance by sheriffs, bailiffs or others put themselves in seisin of the chattels in the same cases as those where the King's bailiffs should and ought to seize them if they belonged to the King. Moreover they may have all waifs found in their fee, unless anyone who can prove himself the owner sues for them within the time fixed by the custom of the country. If any of their tenants has committed foreiture they may put themselves in seisin of his fee and hold it with its appurtenances notwithstanding that the King is accustomed to hold

^{*} This word is omitted, but I have inserted it from the Charter Roll.

[†] per diuturnitatem in the Charter Roll; and after the words usi non fuerint the following words, which are evidently omitted from the Couchers by a clerical error:— "nichilominus tamen libertate eadem decetero utantur sine aliqua contradiccione non obstante eo quod per temporis diuturnitatem ea usi non fuerint,"

non comprehenduntur eis concedimus et confirmamus (et)* in perpetuam elemosinam cum omnibus libertatibus et liberis consuetudinibus quas regia potestas liberiores alicui domui religionis conferre potest pro Dei amore et pro anima domini Johannis Regis patris nostri et pro animabus omnium antecessorum et successorum nostrorum, et prohibemus super forisfacturam nostram quod nullus eis vel hominibus suis contra hanc cartam nostram in aliquo forisfaciat, quia ipsos et omnes res et possessiones suas et hominum suorum in [374b] custodiam et† proteccionem nostram suscepimus. Hiis testibus venerabili fratre W.1 Sarensi Episcopo, Johanne Maunsell preposito Beverlaci, magistro Willelmo de Kilkenny Archidiacono Coventrensi, Petro Chacepork§ Archidiacono Wellensi, Johanne de Grey, Bertramo de Croille, Johanne de Lesynton, Roberto Waleraund, Rogero de Thurkeleby, magistro Simone de Wauton, Henrico de Bathonia, Egidio de Braynton, Henrico de Wengham, Willelmo de Grev et aliis. Datum per manum nostram apud Radyng xij die Junii anno regni nostri tricesimo septimo.

Nos pro eo quod terre et tenementa, dominia, feoda, ecclesie, advocaciones ecclesiarum et libertates cum pertinenciis que fuerunt

the fees of fugitives and convicts for a year and a day. Likewise if any of their men is amerced to the King or his bailiffs for any cause or offence the amercements are to be collected, carried into the Exchequer in a separate purse and handed to the brethren there, reserving to the King justice of life and limb. Moreover if from any cause the brethren should not for any length of time have used any of the liberties thereby granted notwithstanding the non-user they may nevertheless continue to use the liberty in question for the future without contradiction. All this and all other secular services and customs which are not mentioned expressly the King grants and confirms in free alms with all liberties and free customs as liberally as he could grant them to any religious house for the love of God and for the soul of King John his father and the souls of all his predecessors and successors, and he forbade on pain of forfeiture anyone disregarding the charter, because the King had taken them, their possessions and men under his especial protection.

This charter Edward III., after referring to the statute passed in

^{*} Not in Charter Roll.

⁺ specialem in Charter Roll.

[‡] William of York, Bishop of Salisbury, 1246-1256.

[§] Peter de Chacepore appeared as Aichdeacon of Wells 35 Hen. III., m. 14, Pat. Rolls.

^{||} Erdinton in the Charter Roll. Possibly of Erdington, co. Warwick. A Henry de Erdington of that place was summoned to Parliament as a Baron 22 Ed. III., Jan. 9, 1336.

dictorum Templariorum cum omnibus ad ea qualitercumque spectantibus per statutum dudum per dominum Edwardum nuper Regem Anglie patrem nostrum de unanimi consensu Comitum, Baronum et procerum regni sui editum assignata fuerunt dilectis nobis in Christo Priori et Fratribus Hospitalis Sancti Johannis Jerusalem in Anglia sibi et successoribus suis imperpetuum remansura, volentes dictum statutum inviolabiliter observari ad laudem et honorem Dei omnipotentis et beate Marie et Sancti Johannis Baptiste in auxilium et succursum terre sancte, donaciones, successiones [? concessiones*] et confirmaciones predictas Deo et beate Marie ac prefatis Priori, et Fratribus et eorum successoribus pro nobis et heredibus nostris concedimus et confirmamus secundum formam et effectum carte et statuti predictorum. Hiis testibus venerabilibus† patribus W. Eboracensi Archiepiscopo Anglie primate, J. Eliensi Episcopo Cancellario nostro, Episcopo [sic] Thesaurario nostro, Johanne de Warrenna Comite Surrensi. Rogero de Mortuo Mari, Henrico de Percy, Johanne de Roos Senescallo Hospicii nostri et aliis. Datum per manum nostram apud Eboracum xy die Augusti anno regni nostri primo.

Nos autem tenorem carte predicte sub sigillo quo nunc utimur ad requisicionem Prioris Hospitalis predicti duximus ad exemplificandum. Hiis testibus venerabilibus patribus W. Eboracensi Archiepiscopo Anglie primate, J. Eliensi Episcopo Cancellario nostro, Henrico Lincolnensi Episcopo Thesaurario nostro, J.‡ Wyntonensi et W.§ Norivicensi Episcopis, Henrico Comite Lancastrie, Rogero de Mortuo Mari, Thoma Wake, Johanne de Roos Senescallo Hospicii nostri et aliis. Datum per manum nostram apud Eboracum vicesimo secundo die Februarii anno regni nostri secundo.

no regin mostin secundo.

CARTA PRIORIS DE MALTON.

Henricus|| Dei gracia Rex Anglie et Dux Normannie et Aquitannie

the reign of Edward II. vesting the possessions of the Knight Templars in the Knight Hospitallers, confirmed under his old seal on the 15th August, 1327, and again under his new seal on the 2nd Feb., 1328, each time at York.

^{*} In Charter Roll.

⁺ The witnesses are William de Melton, Archbishop of York, 1317-1340, John de Hothum, Bishop of Ely, 1316-1340, Chancellor in 1318, Henry de Burghwash [omitted in the Couchers but inserted in the Charter Roll], Bishop of Lincoln, 1320-1340.

[‡] John de Stratford, Bishop of Winchester, 1323-1333, afterwards Archbishop of Canterbury.

[§] William de Ayremynne, Bishop of Norwich, 1325-1336.

[|] See Malton Register, Claud. D. XI., fol. 28b.

et Comes Andegavie vicecomiti Eboracensi et forestariis et ministris de Pikeryng salutem. Precipio quod canonici de Maltona habeant et teneant communem pasturam de Ponte de Hou usque ad Kipsike et turbas et brueras suas et prata et* coverturas suas annuatim ad domum suam de Maltona cariandas, ita bene et in pace, libere et juste, sicut melius tenuerunt et habuerunt die qua Eustachius filius Johannis fuit vivus et mortuus, qui predicta eis dedit. Hec† autem dedimus et concessimus cum piscaria sua in Rie et Derwenta in liberam [375] et perpetuam elemosinam cum omnibus aliis libertatibus et liberis consuetudinibus suis, sicut regia potestas liberiores alicui ecclesie conferre potest. Testibus Willelmo filio Aldelini [?] Dapifero, Johanne‡ Decano de Salesbury, magistro Waltero de Cust, Willelmo de Maundeville et Willelmo Mareschal apud Oxenford.

ALIA CARTA PREDICTI PRIORIS.

Omnibus§ Christi fidelibus Eustachius filius Johannis salutem. Notum sit vestre dileccioni me dedisse et presenti carta confirmasse Deo et sancte Marie et Canonicis meis de Maltona in puram et perpetuam elemosinam communam pasture et turbariam et brueram et cooperaturam ultra Pontem de Hau in Ediciemersh per totum et in pertinenciis suis sufficientes suis necessariis usibus. Dedi eciam eis pratum quoddam ibidem juxta pratum quod dimiseram Willelmo filio Walonis. Hec omnia dedi eis pro animabus patris et matris mee et

The charter of Henry II. to the Prior of Malton was dated at Oxford and addressed to the Sheriff of Yorkshire and the foresters and officers of Pickering. The King granted to the Canons common of pasture from Howe Bridge to Kipsike, turbary, heather and thatching, to be carried every year to their house at Malton as freely as they held them when Eustace son of John was on his deathbed, who made the grant originally. All these together with a right of fishery in the Rye and Derwent were granted in free alms with all other liberties and free customs as liberally as the King could grant them to any other church.

Another charter produced by the Prior was granted by Eustace son of John, who had granted to the Canons of Malton in free alms common of pasture, turbary, heather, beyond Howe Bridge in Edusmarsh (i.e., Castle Ings) sufficient for their necessary uses. He also granted them a meadow next to the meadow which he had leased

^{*} Omitted in the Couchers. + This is omitted in the Malton Register.

[‡] Probably John de Oxeneford, Dean of Salisbury, 1165-1175. § See Malton Register (ut supra), fol. 34.

[|] This, the ancestor of the Vescys, was the founder of Malton Priory.

omnium antecessorum meorum et pro me ipso et animabus filiorum meorum Ricardi et Galfridi. Et ego et heredes mei warantizabimus eis erga omnes homines. Hiis testibus Waltero et Ricardo capellanis, Bernardo clerico, Warino clerico, Johanne Dapifero, Roberto fratre,* Willelmo filio Guer, Adelardo et multis aliis.

CARTA BURGI DE SCARDEBURGH.

Edwardus† Dei gracia Rex Anglie, Dominus Hibernie et Dux Aquitannie Archiepiscopis, Episcopis, Abbatibus, Prioribus, Comitibus, Baronibus, Iusticiariis, vicecomitibus, prepositis ministris et omnibus ballivis et fidelibus suis salutem. Inspeximus cartam quam dominus Henricus quondam Rex Anglie progenitor noster fecit burgensibus de Scardeburgh in hec verba. Henricus Rex Anglie et Dux Normannie et Aquitannie et Comes Andegavie Archiepiscopis, Episcopis, Abbatibus, Comitibus, Baronibus, Justiciariis, vicecomitibus et ministris suis et fidelibus tocius Anglie Francis et Anglis salutem. Sciatis me dedisse et concessise burgensibus meis de Scardeburgo omnes consuetudines et libertates et quietancias easdem quas habent cives mei de Eboraco per totam terram meam, et ipsi de unaquaque domo de Escardeburgo, cujus gabulum est tornatum adversus viam michi reddent singulis annis quatuor denarios, et de illis quarum littora [? latera‡] versa sunt versus viam vjd per annum. Quare volo et firmiter precipio quod ipsi et heredes sui predictas libertates habeant, et teneant omnes teneuras suas ad burgum pertinentes bene et in pace, libere et quiete et honorifice, in bosco et plano, in pascuis, in viis et semitis, in aquis et havenis et in omnibus rebus sicut predicti cives de Eboraco melius et liberius tenent et tenuerunt tempore Regis Henrici avi mei. Testibus R. Archiepiscopo Eboracensi, R.§ Episcopo Lincolnensi, Hugone Episcopo Dunelmensi, Ricardo de Lucejo, R. de

to William son of Walo. All this was granted for the souls of his father, mother, ancestors, himself and his sons Richard and Geoffrey, It contained a clause of warranty.

Henry II., when at York, at the commencement of his reign, had granted to the burgesses of Scarborough the same customs, liberties, and quittances as the citizens of York, they paying every year 4d for every house in Scarborough abutting on the street, and 6^d for every house facing the street. All these liberties the burgesses are to hold freely in wood and plain, in pastures, roads, paths, waters and harbours, and in all things as the citizens of York hold and held them in the

^{*} Fraser in Malton Register. * Fraser in Malton Register. † See Charter Roll 5 Ed. II., m. 5. ‡ Sie in Charter Roll. § Robert de Chesney, Bishop of Lincoln, 1147-1157.

I I take latera as referring to the sides of the roof.

Dunstanvilla, Rogero filio Ricardi, Roberto de Stutevilla, Roberto de Ros. Bertramo de Bulmere apud [375b] Eboracum.

Inspeximus eciam cartam quam dominus Johannes quondam Rex Anglie progenitor noster fecit eisdem burgensibus in hec verba. Johannes Dei gracia Rex Anglie, dominus Hibernie, Dux Aquitannie et Normannie et Comes Andegavie Archiepiscopis, Episcopis Comitibus, Baronibus, Justiciariis, vicecomitibus, ballivis, ministris et omnibus fidelibus suis salutem. Sciatis nos concessisse et presenti carta confirmasse burgensibus nostris de Escardeburgo omnes consuetudines et libertates et quietancias easdem quas habent cives nostri de Eboraco per totam terram nostram, et ipsi de unaquaque domo de Escardeburgo, cujus gabulum est tornatum adversus viam nobis reddent singulis annis quatuor denarios, et de illis domibus quarum latera versa sunt versus viam sex denarios per annum. volumus et firmiter precipimus quod ipsi et heredes sui predictas libertates habeant et teneant omnes teneuras suas ad burgum pertinentes bene et in pace, libere, quiete et honorifice, in bosco et plano, in pascuis, in viis et semitis, in aquis et havenis et in omnibus rebus sicut predicti cives de Eboraco melius et liberius tenent et tenuerunt tempore Regis Henrici avi patris nostri sicut carta regis Henrici patris nostri racionabiliter testatur. Testibus Philippo* Dunelmensi Episcopo, Galfrido filio Petri Comite Sussex,† Willelmo de Stonevilla [? Stutevilla‡], Rogero Constabulario Cestrie, Eustachio de Vescy, Willelmo Briewer, Hugone Bard, Roberto de Ros, Roberto de Turneham, Simone de Pateshull. Datum per manum Simonis,§ Archidiacono Wellensis et Johannis de Grey apud Eboracum vicesimo quinto die Marcii anno regni nostri primo.

Inspeximus eciam cartam confirmacionis quam dominus Henricus quondam Rex Anglie avus noster fecit eisdem burgensibus in hec verba, Henricus Dei gracia Rex Anglie, Dominus Hibernie, Dux Normannie et Aquitannie et Comes Andegavie Archiepiscopis, Episcopis, Abbatibus, Prioribus, Comitibus, Justiciariis, vicecomitibus, prepositis, ministris et omnibus ballivis et fidelibus suis salutem-Inspeximus cartam quam dominus Henricus quondam Rex Anglie avus noster fecit burgensibus nostris de Escardeburgh in hec verba.

time of Henry I. John also, at York, on the 25th March, 1199, granted a similar charter in almost identical language. Henry III. on the 20th January, 1253, at Windsor, confirmed the two charters above

^{*} Philip of Poitiers, Bishop of Durham, 1197-1208.

⁺ Sir Geoffrey Fitz Peter, afterwards Chief Justiciar, Earl of Essex, not Sussex. It is Essex in the Charter Roll.

[§] Simon Fitz Robert, also Provost of Beverley.

[The charter follows in the same language as above.] Nos autem donacionem et concessionem predictam ratam habentes et gratam eam pro nobis et heredibus nostris prefatis burgensibus nostris de Escardeburgh concedimus et confirmamus [376] sicut predicta carta predicti Henrici Regis avi nostri et confirmacio domini Johannis Regis patris nostri quas predicti burgenses inde habent testantur. Volumus eciam et concedimus pro nobis et heredibus nostris quod si prefati burgenses nostri libertatibus predictis vel aliqua earum hucusque minus plane* usi non fuerint, iidem burgenses et eorum heredes omnibus libertatibus. liberis consuetudinibus et quietanciis predictis de cetero plenarie utantur et gaudeant imperpetuum sine impedimento et contradiccione nostris et heredum nostrorum. Justiciariorum, vicecomitum et omnium ballivorum nostrorum, una cum omnibus libertatibus, quietanciis et liberis consuetudinibus quibus iidem burgenses hucusque racionabiliter usi fuerunt temporibus predecessorum nostrorum, Regum Anglie, et nostro. Hiis testibus Johanne Maunsell preposito Beverlaci, magistro Willelmo de Kylkenny Archidiacono Coventrensi, Radulpho filio Nicholao, Bertramo de Cryoil, Johanne de Lessynton,† Gilberto de Segrava, Johanne de Grey, Willelmo de Grey, Willelmo de Shabeneys,‡ Roberto le Norreys, Willelmo Gernun, Rogero de Kokunton, Imberto Pugeys et aliis. Datum per manum nostram apud Wyndesore vicesimo die Januarii anno regni nostri tricesimo septimo.

Inspeximus quandam aliam cartam quam prefatus avus noster fecit eisdem burgensibus in hec verba. Henricus Dei gracia Rex Anglie, Dux Normannie et Aquitannie et Comes Andegavie Archiepiscopis, Episcopis, Abbatibus, Prioribus, Comitibus, Baronibus, Justiciariis, Vicecomitibus, prepositis, ministris et omnibus ballivis et fidelibus suis salutem. Sciatis nos concessisse et hac carta nostra confirmasse pro nobis et heredibus nostris burgensibus nostris de Scardeburgh quod ipsi et eorum heredes imperpetuum habeant et teneant omnes libertates subscriptas; videlicet, quod iidem burgenses licite possint omnes vanas planas infra limites predicti burgi ad predictos burgenses et

mentioned, and declared that the liberties were not to be extinguished by non-user.

The same King, on the 22nd January, 1253, also at Windsor, granted to the burgesses the following additional liberties: that they might build upon and approve all waste places within the borough as they thought expedient, and that those who were at scot and lot in the borough should not || for the future be free from tallage, aids, or any

^{*} plene in Charter Roll. † Descendant of John de Lexinton, Lord Keeper, ob. 1204. ‡ Chabeneys in Charter Roll. § vastas placias in Charter Roll. || As the taxes in the borough were farmed out to the borough and a lump sum

paid, the immunity of one class would mean increased burdens on the rest.

eorum tenementa pertinentes edificare et approware secundum quod sibi et burgo predicto melius viderint expedire, et quod illi qui sunt ad scot et lot in eodem burgo non sint decetero immunes vel quieti de tallagiis, auxiliis vel aliquibus aliis oneribus assidendis in eodem burgo; et quod dicti burgenses et eorum heredes decetero respondeant per manus suas proprias singulis annis ad Scaccarium nostrum, scilicet ad festum Sancti Michaelis de tota firma predicti burgi et de omnibus debitis ipsos burgenses contingentibus, ita quod nullus vicecomes vel alius ballivus seu minister noster preter ipsos burgenses eos distringat vel de ullis attachiamentis aut summonicionibus vel de aliquo alio se intromittat infra limites predicti burgi quod ad ipsos burgenses pertineat, nisi in solucione predicte firme vel predictorum debitorum ad predictum terminum defecerint; et quod nullus burgensis predicti burgi implacitet nec implacitetur extra burgum illum de aliqua querela vel aliquo placito preterquam de tenuris exterioribus ad burgum illum non pertinentibus. Volumus enim quod Justiciarii nostri cum itineraverint ad communia placita in comitatu Eboracensi vel aliquis eorum veniat ad predictum burgum ad communia placita eiusdem burgi placitanda in eodem burgo, salvis nobis et heredibus nostris amerciamentis inde provenientibus; et quod nullum mesuagium, burgagium, terra, redditus aut aliqua possessio infra limites predicti burgi detur, vendatur, assignetur, legetur aut aliquo modo alienetur aliquibus viris religiosis sine assensu et [376b] voluntate communitatis eiusdem burgi: et quod dicti burgenses et eorum heredes imperpetuum habeant unam feriam in predicto burgo singulis annis duraturam a festo Assumpcionis beate Marie usque festum Sancti Michaelis proxime

other burdens imposed upon the borough; and that in future the burgesses should answer in person at the Exchequer at Michaelmas for the whole farm of the borough and for all debts relating to the burgesses, so that no sheriff, bailiff, or other royal officer should distrain upon them, or interfere in any way within the borough either by making attachments or serving summonses or in any other matter touching the burgesses, unless they make default in payment of their farm or of the said debts at the said term; and that no burgess should plead or be impleaded outside the borough in respect of any complaint or plea except one relating to tenures of land foreign to the borough. When the King's Justices were on Eyre in Yorkshire to try common pleas they or one of them were or was to come within the borough to try common pleas relating to the borough, reserving to the Kings the amercements arising thereby. No* messuage, burgage, land, rent or other possession

^{*} Again the object was to avoid exemptions from taxes the same as in Statutes of Mortmain.

sequens, nisi feria illa sit ad nocumentum vicinarum feriarum. Quare volumus et firmiter precipimus pro nobis et heredibus nostris quod predicti burgenses et eorum heredes imperpetuum habeant et teneant omnes libertates et liberas consuetudines predictas bene et in pace et integre sine impedimento et contradiccione nostri et heredum nostrorum et omnium ballivorum nostrorum, et quod iidem burgenses et eorum heredes imperpetuum habeant unam feriam in predicto burgo singulis annis duraturam a festo Assumpcionis beate Marie usque ad festum Sancti Michaelis proxime sequens cum libero introitu et libero exitu et cum omnibus libertatibus et liberis consuetudinibus ad hujusmodi feriam pertinentibus, nisi feria illa sit ad nocumentum vicinarum feriarum sicut predictum est; et prohibemus quod nullus impediat aliquod genus mercandise quod aliquis ad predictum burgum ducere voluerit per mare vel per terram, set in pace veniat, moretur et recedat libere et sine aliquo impedimento. Hiis testibus Ricoard* de Clara Comite Gloucestrensi et Hertfordensi, Johanne Maunsell preposito Beverlaci, magistro Willelmo de Kilkenny Archidiacono Coventrensi, Radulpho filio Nicholai, Johanne de Lesinton, Bertramo de Cryoill, Johanne de Grey, Roberto Waleraund, Gilberto de Segrave, Bartholomeo Pecche, Willelmo de Grey, Nicholao de Sancto Mauro, Roberto de Norreys, Waltero de Thurkelby, Rogero de Lokynton, Willelmo Gernun et aliis. Datum per manum nostram apud Windesore vicesimo secundo die Januarii anno regni nostri tricesimo septimo.

Inspeximus eciam quandam aliam cartam quam idem avus noster fecit dictis burgensibus in hec verba. Henricus Dei gracia Rex Anglie, Dominus Hibernie, Dux Normannie et Aquitannie et Comes Andegavie Archiepiscopis, Episcopis, Abbatibus, Prioribus, Comitibus, Baronibus, Justiciariis, forestariis, vicecomitibus, prepositis, ministris et

within the borough was to be given, sold, assigned, devised or in any way transferred to religious bodies without the assent and free will of the commonalty of the borough.

The burgesses were to have a fairt every year from the Assumption of the Blessed Virgin (August 15) to Michaelmas, with free entrance and exit, unless the fair injured any neighbouring fair; and no one was to stop any kind of merchandise which any person might bring there by sea or land, but such person might come in peace, stay there and depart freely and without hindrance.

The same King, on the 1st June, 1253, at Rochester, after reciting that Henry II. had granted, and John had confirmed, to the burgesses

^{*} Succeeded 1230; died 1262.

[†] This fair does not appear to be any longer in existence.

omnibus ballivis et fidelibus suis salutem. Quia dominus Henricus quondam Rex Anglie, avus noster, dudum concessit per cartam suam burgensibus nostris de Escardeburgh omnes consuetudines liberas et quietancias easdem quas habent cives nostri de Eboraco per totam terram nostram, quas doninus Johannes Rex, pater noster, eis per cartam suam confirmavit, et nos postea per cartam nostram eisdem burgensibus consuetudines, libertates et quietancias predictas concessimus pro nobis et heredibus nostris et confirmavimus habendas et tenendas imperpetuum, quominus eisdem libertatibus vel aliqua eorum minus plene usi fuerint, nos ad majorem evidenciam et securitatem quasdam libertates predictas que in predictis cartis non specificantur secundum tenorem cartarum predecessorum nostrorum. Regum Anglie. quas predicti cives de Eboraco inde habent, specificandas duximus et declarandas, concedentes et presenti carta nostra confirmantes prefatis burgensibus de Escardeburgh quietancias cuiuslibet theolonei, lastagii et de wrek, pontagio et trespasagio, et omnibus custumis per totam Angliam, Normanniam, Aquitanniam, Andegaviam et Pictaviam et per omnes portus et costas maris Anglie, Normannie, Aquitannie, Andegavie et Pictavie. Et quod iidem burgenses namia capiant pro debitis suis et se defendant ab omnibus appellacionibus per juramentum triginta et sex hominum [377] burgi, nisi* appellatus fuerit de corpore Regis. Concedimus eciam et confirmamus eisdem burgensibus ville [? villam] de Escardeburgh cum pertinenciis et libertatibus suis et cum omnibus rebus ad firmam ejusdem ville pertinentibus. Concedimus eciam et confirmamus eisdem burgensibus omnes libertates, leges et consuetudines suas, nominatim gildam suam et mercatoriam et hansas suas in Normannia et Anglia, et lastagia sua per totam costam maris quieta, et quod predictas leges et consuetudines habeant et teneant cum omnibus libertatibus predicte gilde sue et hansis suis pertinentibus.

the same free customs and quittances as the citizens of York, lest certain of such liberties had not been sufficiently made use of, thought right for the sake of better evidence and further security to specify by name certain of the liberties and quittances included in the description but not already specified by name. These were quittances from toll and lastage, wreck, pontage and passage, all customs throughout England, Normandy, Aquitaine, Anjou and Poictou, and all ports and coasts of the countries mentioned. The burgesses might distrain for their debts and might defend themselves from all appeals by the oath of thirty-six men of the borough, except in the case of one appealed for a matter touching the King's person. The town of Scarborough was granted to the burgesses with all its appurtenances and liberties,

^{*} quis in Charter Roll.

et quod dicti burgenses vel aliqui venientes ad predictum burgum non vexentur aut graventur ibidem aut in* aliquo contra libertates contentas in magna carta nostra magnatibus et aliis liberis hominibus Anglie confecta. Velimus† autem quod status predicti burgi cum pertinenciis quantum ad forestam nostram mutetur in aliqua occasione hujusmodi nostre concessionis, set imperpetuum sit quoad eandem forestam in eodem statu in quo fuit ante confeccionem hujus carte. Quare volumus et firmiter precipimus pro nobis et heredibus nostris quod predicti burgenses et eorum heredes imperpetuum habeant et teneant omnes libertates, quietancias, leges et consuetudines predictas bene et in pace et integre sine impedimento et contradiccione nostri et heredum nostrorum et omnium ballivorum nostrorum sicut predictum est; et prohibemus super forisfacturam nostram decem librarum ne quis eos contra libertates predictas in aliquo vexet, desturbet vel inquietet. Hiis testibus venerabili patre L.‡ Roffensi Episcopo, Johanne de Grey, magistro Willelmo de Kilkenny Archidiacono Coventrensi, Willelmo de Say, Henrico de Wengham, Bartholomeo Pecche, Stephano de Baintan, Reginaldo de Cobham, Egidio de Erdington, Willelmo de Cheny, Henrico le Peytivyn, Willelmo de Sancto Eyrmyno|| et aliis. Datum per manum nostram apud Roffam primo die Junii anno regni nostri tricesimo septimo.

Inspeximus eciam quandam aliam cartam quam idem avus noster fecit eisdem burgensibus et hominibus manerii de Wallesgrave quod idem avus noster eisdem burgensibus concessit tenendum ad feodi firmam, in hec verba. Henricus Dei gracia Rex Anglie [etc. as in

and there were also granted to them all their liberties, laws and customs, such as their merchant gild and places of commerce in Normandy and England and the right to carry packs along the seacoast free from payment; that no burgess or other person coming to the borough was to be vexed or molested by anyone contrary to the liberties contained in Magna Charta granted to the magnates and other free men of England. The King was unwilling that any change should be made through this grant in the position of the borough with respect to the King's forest, but the borough was to be in the same position as before. All these liberties were granted freely, peaceably, and entirely without hindrance or contradiction from anyone, and any infringement of them was to incur a penalty of £10.

Henry III. also, by deed dated at Westminster, 25 May, 1256, granted to the burgesses of Scarborough and the men of Falsgrave, which

^{*} In Charter Roll for aut in we find ab.

* Nolumus in Charter Roll.

[‡] Laurence de St. Martin, Bishop of Rochester, 1251-1274.

[§] Herdyngton in Charter Roll. || Hermino in Charter Roll.

last deed]. Sciatis nos concessisse et hac carta nostra confirmasse burgensibus nostris de Escardeburgh et hominibus manerii nostri de Wallesgrave quod eisdem burgensibus concessimus tenendum de nobis ad feodi firmam, quod ipsi et heredes eorum imperpetuum per totum regnum et potestatem nostram habeant hanc libertatem videlicet quod insi vel eorum bona quocumque locorum in regno et potestate nostra inventa non arestentur pro aliquo debito de quo fidejussores aut principales debitores non exstiterint, nisi forte ipsi debitores de eorum sint comitiva et potestate, habentes unde de debitis suis [377b] in toto vel in parte satisfacere possint, et dicti burgenses creditoribus eorundem debitorum in justicia defecerint et de hoc racionabiliter constare poterit. Et quod predicti burgenses et homines predicti manerii et eorum heredes imperpetuum sint quieti de chiminagio per totam forestam nostram de Pikeryng, ita quod maeremium, buscam, turbas, brueram, feugeram et omnes alias res suas sine omni occasione aut impedimento forestariorum, viridariorum et omnium aliorum ballivorum et ministrorum foreste libere et quiete cariare et portare possint per predictam forestam ubicumque et quandocumque voluerint, excepto mense vetito; et quod iidem burgenses et honines predicti manerii vel eorum heredes non convincantur per aliquos forinsecos super aliquibus appellis, rectis, injuriis, transgressionibus et criminibus, calumpniis et demandis eis impositis aut imponendis, set solummodo per comburgenses suos, nisi communitas burgi predicti sint in culpa de aliquo premissorum, vel res ipsa communitatem illam principaliter tangat, et tunc in casu illo deducantur secundum libertates illas approbatas et usitatas. Quare volumus et firmiter precipimus pro nobis et heredibus nostris quod prefati burgenses et homines predicti manerii et eorum heredes imperpetuum habeant omnes libertates prescriptas signt predictum est: et prohibemus super forisfacturam nostram decem librarum ne quis illos contra libertates illas in aliquo vexare aut

place the burgesses held of him at a fee-farm rent, these privileges, namely, that neither they nor their goods were to be arrested in any part of the Kingdom or within the King's sovereignty wherever they might be found, for any debt of which they were not sureties or principal debtors, unless the debtors having wherewith they might satisfy their debts in part or in whole were in their company and under their power, and the burgesses could be proved to have failed to do justice to the creditors. The burgesses were also to be quit of chiminage throughout Pickering Forest, so that they might freely carry timber, brushwood, turves, heather, bracken and all other necessary things without let or hindrance from the foresters, verderers, and all other bailiffs and officers of the forest whenever and wherever they please, except in fence month.

inquietare presumat. Hiis testibus venerabili patre L. Roffensi Episcopo, Eudone* de Lezimaco et Galfrido de Lezimaco fratribus nostris, Hugone le Bygot, Henrico de Bathonia, Philippo Lovel, magistro Simone de Wauton, Johanne Priore de Novo Burgo, magistro Johanne Maunsell, Willelmo de Grey, Waltero de Merton, Waukelino de Ardern, Nicholao de Sancto Mauro et aliis. Datum per manum nostram apud Westmonasterium vicesimo quinto die Maii anno regni nostri quartodecimo.†

Inspeximus eciam quandam aliam cartam quam prefatus avus noster fecit predictis burgensibus in hec verba. Henricus Dei gracia [etc. as before]. Sciatis nos concessisse, dedisse et hac presenti carta nostra confirmasse dilectis burgensibus de Escardeburgh ad amplificacionem ejusdem burgi manerium nostrum de Wallesgrave cum omnibus terris, pasturis, molendinis, stagnis et omnibus aliis ad idem manerium pertinentibus sine ullo retenemento et cum sexaginta acris terre in campis de Escardeburgh quas dudum recuperavimus versus quosdam burgenses nostros de Escardeburgh, bahenda et tenenda eisdem burgensibus et eorum heredibus de nobis et heredibus nostris ad feodi firmam imperpetuum, cum homagiis, releviis, redditibus, firmis, finibus, amerciamentis, tallagiis, auxiliis et omnibus aliis proficuis et exitibus

That the burgesses and the men of Falsgrave were not to be convicted by strangers on any appeals, writs of right, injuries, trespasses, crimes, claims and demands made or to be made against them, but only by their fellow-burgesses, unless the commonalty of the borough were in fault, or the affair related to the commonalty in the first instance, and in such case the matter was to be tried according to the ancient and approved usages. Infringements of these liberties was to incur a penalty of \pounds 10.

The same King, by another deed, also dated at Westminster on the 25th of May, 1256, granted the manor of Falsgrave to the burgesses of Scarborough as an extension of their borough, with all lands, pastures, mills, mill-dams and all other its appurtenances without reserve, and with sixty acres of land in the common fields of Scarborough which the King had lately recovered from certain burgesses, to be held of the King in fee farm, with the homages, reliefs, rents, farms, fines, amercements, tallages, aids and all other profits and issues arising therefrom as freely as they held the borough, paying at Michaelmas at the Exchequer £25 for all services, suits, customs and exactions, so

^{*} Guidone de Lezynaco in Charter Roll. Guy de Lizinnin, Geoffrey de Lizinnin, and William de Valence (mentioned at p. 75) were three sons of Hugh X., Count of La Marche, who married Isabel, sometime wife of King John.

[†] quadragesimo in Charter Roll.

inde provenientibus adeo libere sicut tenent predictum burgum. reddendo inde per annum ad Scaccarium nostrum ad festum Sancti Michaelis viginti et quinque libras sterlingorum pro omni servicio. secta et consuetudine et exaccione, ita quod tallagium hominum dicti manerii cum burga et dominica nostra per Angliam talliari fecerimus. habeant in augmentum tallagii burgi sui, et nobis inde respondeant per manum suam propriam una cum tallagio burgi predicti. Concessimus eciam eisdem burgensibus quod predictum manerium cum burgo predicto et omnibus terris [378] et tenementis infra divisas ejusdem manerii contentis deafforestetur et sit extra regardum. quietum et solutum de regardo, visu forestariorum, viridariorum regardatorum, expeditacione canum et de omnibus aliis ad forestam et forestarios pertinentibus; et quod iidem burgenses et eorum heredes secundum* manerium infra divisas suas edificare, includere et appruare possint, prout melius sibi et dicto burgo viderint expedire : et quod habeant imperpetuum warennam liberam in omnibus dominicis terris predicti manerii, ita quod nullus intret terras illas ad fugandum in eis vel ad aliquid capiendum quod ad warennam pertineat sine voluntate et licencia ipsorum burgensium vel heredum suorum super forisfacturam nostram decem librarum, ita quod nullus forestarius vel minister foreste vel aliquis alius preter ipsos burgenses intromittat se de aliquibus attachiamentis, summonicionibus aut districcionibus faciendis infra divisas ejusdem manerii pro aliqua re ad forestam pertinente; et si

that they might have the tallage of the men of the manor, when the King caused tallage to be exacted from his boroughs and demesnes through England as an increase to the tallage of the borough, and were to answer for it to the King together with the tallage of the borough. The manor with all the lands contained within its boundaries was to be disafforested and quit of regard, view of the foresters, verderers and regarders, lawing of dogs and all else that appertains to the forest or to foresters; the burgesses might at their discretion build, inclose and approve lands within the boundaries of the manor; they were to have for ever free warren in all their demesne lands, so that no one was to enter therein to hunt or catch any "beast of warren" without their leave and license under a penalty of ten pounds; and no forester, officer of the forester, or any person other than the burgesses themselves was to intermeddle by making arrests, serving summonses, or distraining within the boundaries of the manor in respect of any forest offence; if any of the burgesses or men of the manor should be accused of, or indicted or arrested for poaching or any other forest offence, he might purge himself by the oath of thirty-six men before any of the Royal

^{*} dictum in Charter Roll.

aliquis predictorum burgensium aut hominum predicti manerii rettati, indictati aut attachiati fuerint de venacione aut aliqua transgressione foreste, liceat eis se defendere de transgressionibus illis per sacramentum triginta et sex hominum coram quibuscumque Justiciariis nostris de foresta, nisi per viridarios aut forestarios de feodo inventi fuerint cum manuopere, sicut se defendant de appellacionibus eis factis nisi de corpore Regis ; et quod nullus vicecomes, constabularius aut alius ballivus vel minister noster vel aliquis alius aliquid capiat infra divisas predicti manerii vi aut contra voluntatem venditoris; et quod nullus portus aut hayum* ullo modo fiat aut fieri permittatur per nos vel heredes nostros aut per aliquem alium infra predictum burgum et Ravenesere. Concessimus eciam et hac carta nostra confirmavimus eisdem burgensibus quod ipsi et eorum heredes imperpetuum habeant retornum brevium nostrorum de summonicionibus Scaccarii nostri et omnium aliorum brevium nostrorum burgum et manerium predictum contingencium, ita quod nullus vicecomes aut alius ballivus vel minister noster preter ipsos burgenses decetero intromittat se de aliquibus summonicionibus, attachiamentis, districcionibus aut aliquibus aliis faciendis in predicto burgo et manerio; et quod per manum suam propriam respondeant singulis annis ad Scaccarium nostrum ad festum Sancti Michaelis de omnibus firmis, debitis et auxiliis burgum et manerium predicta contingentibus, et quod de se ipsis eligere possint coronatorem seu coronatores quociens opus fuerit, ad faciendum et conservandum ea que ad coronam nostram pertinent in predictis burgo

Justices of the forest whatsoever, unless he were caught in the act by the verderers or foresters in fee, in the same way as he might purge himself of all appeals made against him that did not concern the King's person. No sheriff, constable, bailiff, royal officer or other person was to take anything [? for the King's use] by force or against the will of the seller. Neither the King or anyone else was to make or suffer to be made any harbour or quay between Scarborough and Ravenser.† The burgesses were also to have the return of all writs of summons from the Exchequer and all other writs that related to the borough and manor, so that no sheriff, bailiff or officer other than the

^{*} kayum in Charter Roll.

[†] Ravenser may be said to be now represented by Spurn Head. There were originally three towns bearing this name all near one another: Ravenser, Old Ravenser, and Ravenser Odd or Ravenser Point. All three are now swallowed up by the encroachment of the sea. See Yorkshire Lay Subsidies (Yorks. Arch. Soc, Record Series, Vol. XVI., pp. 117, 118, and Chronicle de Melsa (Rolls Series, No. 43), Vol. II., p. 30; Vol. III., pp. 16, 120).

It was at Ravenspurn, a promontory formed after one of the inundations before referred to, but now also swallowed up, that Henry IV. landed on his return from exile in 1399.

et manerio, ita quod placitare possint in eodem burgo omnia placita que in aliquo burgo nostro aut civitate placitari et terminari possint aut consueverunt sine Iusticiariis nostris itinerantibus. Quare volumus et firmiter precipimus pro nobis et heredibus nostris quod predicti burgenses et eorum heredes imperpetuum habeant et teneant de nobis et heredibus nostris ad feodi firmam predictum manerium cum omnibus terris, pasturis, molendinis, stagnis et omnibus aliis ad idem manerium pertinentibus sine ullo retenemento et cum predictis sexaginta acris terre in campis de Escardeburgo et cum homagiis, releviis, redditibus, firmis, finibus, [378b] amerciamentis, tallagiis, auxiliis et omnibus aliis proficuis et exitibus inde provenientibus adeo libere sicut tenent predictum burgum, reddendo inde per annum ad Scaccarium nostrum ad festum Sancti Michaelis viginti et quinque libras sterlingorum pro omni servicio, secta, consuetudine et exaccione; et quod predictum manerium cum burgo predicto et omnibus terris et tenementis infra divisas eiusdem manerii contentis imperpetuum deafforestetur et sit extra regardum, quietum et solutum de regardo, visu forestariorum. viridariorum, regardatorum, expeditacione canum et de omnibus aliis ad forestam et forestarios pertinentibus; et quod idem manerium infra divisas suas edificare, includere et appruare possint prout melius sibi et dicto burgo viderint expedire; et quod habeant imperpetuum predictam warennam in omnibus dominicis terris predicti manerii sicut predictum est; et quod habeant imperpetuum omnes libertates prescriptas una cum omnibus aliis legibus, libertatibus et consuetudinibus quibus in predicto burgo et extra hucusque usi sunt; et prohibemus super forisfacturam nostram decem librarum ne quis eos contra libertates prescriptas in aliquo vexare aut inquietare presumat. Hiis testibus venerabili patre L. Roffensi Episcopo, Guidone de Lezimatis et Galfrido de Lezimatis fratribus nostris, Hugone le Bygod, Henrico de Batonia, Philippo Lovel, magistro Simone de Wauton, Johanne Priore de Novo Burgo, magistro Johanne Maunsell, Willelmo

burgesses themselves should have anything to do in the borough or manor with summonses, attachments, distraints or anything else; and that the burgesses were to answer every year at Michaelmas in person at the Exchequer for all farms, debts and aids relating to the borough or manor; and that they might choose a coroner or coroners of their own number, as often as occasion might require, to perform the services and preserve the matters relating to the crown within the borough and manor, so that they might plead within the borough all pleas which in any borough or city might be pleaded and determined without the presence of the Justices in Eyre. Infringement of any of these liberties and rights was to incur a penalty of £10.

de Grey, Waltero de Merton, Waukelino de Aerdern, Nicholao de Sancto Mauro et aliis. Datum per manum nostram apud Westmonasterium vicesimo quinto die Maii anno regni nostri quadragesimo.

Nos autem donaciones, concessiones et confirmaciones predictas ratas habentes et gratas eas pro nobis et heredibus nostris quantum in nobis est prefatis burgensibus et heredibus eorum et successoribus, burgensibus ejusdem ville de Escardeburgh, concessimus et confirmamus sicut carte predicte racionabiliter testantur. Hiis testibus venerabili patre W. Coventrensi et Lichfeldensi Episcopo, Radulpho filio Willelmi, Willelmo le Latymer, Willelmo le Vavaser, Willelmo Inge, Edmundo de Malo Lacu senescallo hospicii nostri, Henrico de Appelby et aliis. Datum per manum nostram apud Eboracum quarto decimo die Marcii anno regni nostri quinto.

CARTA PRIORIS DE BRIDELINGTON.

Henricus Rex Anglie et Dux Normannie et Aquitannie et Comes Andegavie Omnibus Justiciariis et vicecomitibus et ministris et forestariis suis de Eboracsira salutem. Sciatis nos concessisse et dedisse canonicis de Brellintona quietanciam pasnagii de porcis suis in foresta mea de Scalbia quando porci aliorum ibi sunt in pascuo, et prohibeo ne quis eos vexet aut desturbet pro pasnagio illo. Testibus Rogero Archiepiscopo et T[homa] Cancellario et Johanne Eboracensi Thesaurario apud Walteham.

[379] CARTA ABBATIS BEATE MARIE EBORACENSIS.

Henricus Rex Anglie [sic] Archiepiscopo Eboracensi et vicecomiti et omnibus ministris et baronibus de Euerwic Scira francis et anglicis salutem. Concedo Deo et Sancte Marie et Abbati Abbacie Sancte Marie de Euerwic imperpetuum habere totam decimam tocius venacionis mee de Euerwic Scira in carne scilicet [et] in coreis quicumque capiat, et lardenarii mei eis liberent totam. Testibus Umfrido Big,* Capellano, et Eudone Dapifero apud Pickeringis.

Edward II., by a deed dated at York the 14th of March, 1312, confirmed all these grants.

Henry II. granted to the canons of Bridlington quittance of pannage for their pigs in Scalby Forest when the pigs of other persons are feeding there.

Henry I., by writ dated at Pickering and addressed to the Archbishop, the sheriff and all officers and barons of Yorkshire, granted to the Abbey of St. Mary's, York, the tithe of the King's venison in Yorkshire, both flesh and hide, whoever might take it, and the larderers were directed to deliver it entire.

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^{*} Byng in Register of St. Mary's Abbey, fol. 1776.

CARTA ABBATIS BEATE MARIE EBORACENSIS.

Johannes Dei gracia Rex Anglie, Dominus Hibernie, Dux Normannie et Aquitannie et Comes Andegavie Archiepiscopo Eboracensi et vicecomiti et omnibus ministris et baronibus de Eboraceira, Francis et Anglicis, salutem. Sciatis nos concessisse et presenti carta nostra confirmasse Deo et Sancte Marie et Abbati et monachis Eboracensibus totam decimam venacionis nostre de Eboracsire imperpetuum habendam in carne scilicet in coreis quicumque venacionem ceperit, et lardenarii nostri eam eis liberent totam, et vicecomes noster de Eboracsire videat ut sine labore et molestia habeant monachi predictam decimam. Et hanc decimam eis concedimus et confirmamus sicut carta Henrici Regis, proavi nostri, et carta Henrici Regis, patris nostri, racionabiliter testantur. Testibus Galfrido filio Petri Comite Essex', W. Briw,* Hugone Bard apud Lincoln xxiij die Novembris anno regni nostri secundo.

CARTA ABBATIS BEATE MARIE EBORACENSIS.

Johannes Dei gracia Rex Anglie, Dominus Hibernie, Dux Normannie et Aquitannie, Comes Andegavie Archiepiscopis, Episcopis, Abbatibus, Comitibus, Baronibus, Justiciariis, vicecomitibus, prepositis et omnibus ballivis et fidelibus suis salutem. Sciatis nos concessisse et presenti carta confirmasse Roberto Abbati Sancte Marie de Eboraco quod possit includere boscum suum in Normanby quod vocatur Gauthscou et facere inde parcum; quare volumus et firmiter precipimus quod predictus Abbas et successores sui post eum habeant et teneant parcum illum imperpetuum bene et in pace, libere et quiete, sicut liberum parcum cum omnibus pertinenciis suis ad faciendum inde voluntatam suam. Preterea concessimus et hac carta

The deed produced by the Abbot of St. Mary's, York, was a grant, dated at Lincoln the 23rd November, 1200, to the Abbey by King John, of the tithe of venison in Yorkshire in flesh and hide, whoever might take it. The larderers were to deliver it to them entire and the Sheriff of Yorkshire was to see that they got it without toil or trouble. This tithe was granted to them in accordance with the deeds of Henry I. and Henry II.

Another deed produced by the same Abbot was a grant dated at Winchester the 13th April, 1204, by King John to Robert, the Abbot of St. Mary's, York, of liberty to inclose his wood at Normanby called Gauthscou and make a park there, which he was to hold peaceably,

^{*} William Briwere, a baron by tenure, 0'5. 1226. Hugh Bardolf ob. 1203. See Nicholas's Synopsis.

confirmavimus predicto Abbati quod ipse et successores sui imperpetuum possint capere vulpem et leporem in forestis nostris per totam Eboracscire libere sine cuiuslibet contradiccione, et prohibemus super forisfacturam nostram ne aliquis illis de supradictis impedimentum faciat. Testibus* Galfrido filio Petri Comite Essex', R. Comite de Clara, W. Comite Sarensi, H. Comite Herefordensi, A. Comite Ebroicensi, Hugone de Nevill, Willelmo Briwer, Roberto de Veteri Ponte, Petro de Stoke, Datum per manum domini S.† Cistrensis [270b] electi apud Wynton xiii die Aprilis anno regni nostri quinto.

CARTA ABBATIS DE WHITEBY.

Edwardus Dei gracia Rex Anglie, Dominus Hibernie et Dux Aquitannie, Archiepiscopis, Episcopis, Abbatibus, Prioribus, Comitibus, Baronibus, Justiciariis, vicecomitibus, prepositis, ministris et omnibus ballivis et fidelibus suis salutem. Inspeximus cartam domini Edwardi nuper Regis Anglie patris nostri in hec verba. Edwardus Dei gracia Rex Anglie, Dominus Hibernie et Dux Aquitannie Archiepiscopis, Episcopis, Abbatibus, Prioribus, Comitibus, Baronibus, Justiciariis, vicecomitibus, prepositis et omnibus ballivis et fidelibus suis salutem.

Inspeximust cartam quam dominus Willelmus quondam Rex Anglie,

freely and quietly, as a free park, to do therewith what he would; and of liberty to hunt fox and hare in the royal forests throughout Yorkshire freely, without contradiction from anyone. No one, under pain of forfeiture, was to hinder him from exercising these rights.

William I.§ granted to the church of Whitby and Serlo the Prior all liberties and free customs over all their lands then or thereafter to be acquired, and over all their men wherever residing which the royal

^{*} Geoffrey Fitz Peter, Earl of Essex, Richard de Clare, Earl of Hertford, ob. 1218. William de Longespee, natural son of Hen. II., who became Earl of Salisbury jure uxoris, ob. 1226. Henry de Bohun, Earl of Hereford, ob. 1220. Robert de Vipont, ob. 1227.

[†] Simon de Welles, elected Bishop of Chichester between the 1st and 9 h April, 1204, consecrated 11th July, 1204, died 1207.

[‡] Cp. Whitby Cartulary, Surtees Society, Vol. LXXII., p. 530. § As mentioned at p. I, ante, it is a question of controversy whether this was a grant by William I. or William II. I adopt the suggestion of Canon Atkinson referred to on that page, but I do not consider that the expression progenitor noster is at all conclusive. The same expression is used with regard to Stephen at p. 101. The Chancery Clerks of Edward II. were probably not genealogists. It is clear that both father and son did make grants to Whitby Abbey, and from the names and description of the witnesses the date of the next deed must have been either the end of the reign of William I. or the beginning of that of William II. If the grant had been by the latter, I am inclined to think that he would have granted it for the sou of his father, as well as for his own soul.

progenitor noster, fecit Abbati et monachis de Witebi in hec verba. Willelmus Rex Anglorum omnibus fidelibus suis salutem. Sciatis me dedisse et carta mea confirmasse ecclesie de Whiteby et Serloni Priori et monachis ejusdem loci imperpetuum super omnes terras suas adquisitas et adquirendas et super omnes homines suos ubilibet habitantes omnes libertates et liberas consuetudines quas Regia potestas alicui ecclesie dare potest liberiores. Concedo eciam et confirmo ipsis et omnibus hominibus suis ubicumque vadant et emant vel vendant aliquid, omnem quietanciam de omnibus consuetudinibus et demandis Regum et Comitum et Baronum, dominorum et omnium ballivorum suorum ; et prohibeo super forisfacturam Regiam ne ullus aliquando hominum ullo modo se intromittat de terris eorum nec de hominibus suis ubicumque fuerint, nec de forestis, nec de silvestribus bestiis infra terminos suos, nec de aquis eorum in Portu de Whiteby vel alibi, nec de possessionibus aliis, ecclesiasticis vel laicis, nec de aliqua re que pertineat ad ecclesiam de Whiteby, nisi ipsi monachi et ballivi sui et ministri quos ipsi providerint. Teste Willelmo de Perci apud Westmonasterium.

Inspeximus eciam quandam aliam cartam quam idem progenitor noster fecit eisdem Abbati et monachis in hec verba. Willelmus Rex Anglorum T[home]* Archiepiscopo et Alano Comiti et R[adulpho]† Paganello et omnibus fidelibus suis, Francigenis et Anglicis, salutem. Sciatis quod ego dedi pro Dei amore in elemosinam perpetuam pro anima mea et animabus heredum meorum ecclesie Sancti Petri de Presteby et de Whiteby et Serloni Priori et monachis ibidem Deo

prerogative could grant to any church. He also granted to them and their men, wherever they should go to buy or sell anything, quittance from all customs and demands of Kings, Earls, Barons and Lords and their bailiffs. He forbade, under penalty of forfeiture, anyone from interfering at any time with their lands or their men wherever they should be, or their forests or their game, or their waters in Whitby Harbour or elsewhere, or their possessions ecclesiastical or lay, or anything that belonged to the church of Whitby, except the monks themselves and their bailiffs and the officers whom they themselves provided.

The same King also by deed directed to the Archbishop of York, Earl Alan and Ralph Paynell, recited that he had granted in free alms, for the love of God, his own soul and the souls of his heirs, to the church of St. Peter at Prestby and Whitby, the Prior Serlo and the

^{*} Thomas de Bayeux, first Norman Archbishop of York, 1070-1100.

⁺ Ralph Payrell, a haron by tenure, is said to have been living in 1089. There are said to have been two Earls Alan of Richmond; one died 1089, the other 1093.

servientibus ut habeant ad predictam ecclesiam tales leges et consuetudines quales habet ecclesia Sancti Johannis in Beverlaya et illa de Rypona et Sancti Petri de Eboraco. Concedo eciam et confirmo eedem [sic] ecclesia ecclesiam Sancti Petri de Hakanessham, et in eadem villa duas carucatas terre et in Northfeld quatuor et in Briniston duas cum omnibus pertinenciis earum, cum soco et saco et sine omni geldo. Testibus Lanfranco* Archiepiscopo et Osmundo† Episcopo et Willelmo de Perceio apud Eboracum.

Inspeximus eciam cartam quam dominus Henricus quondam Rex Anglie progenitor noster fecit predictis Abbati et monachis in hec verba. Henricus Rex Anglie Eustachio filio Johannis et W[altero] Espec et Bertramo de Bolemer et ministris suis et omnibus fidelibus [380] suis de Eboracschira salutem. Sciatis me concessisse et confirmasse Deo et ecclesie Sancti Petri et Sancte Hilde de Whiteby et monachis ibidem Deo servientibus ecclesiam de Atune in Cleveland cum pertinenciis suis in elemosinam perpetuam pro anima patris mei Regis Willelmi et pro memet ipso et pro heredibus meis. Concedo eciam et confirmo predictis monachis de Whiteby ecclesiam de Midlesburc, cum pertinenciis suis ut habeant eam sicut liberam et propriam cellam suam. Teste G[alfrido]‡ Cancellario apud Westmonasterium.

Inspeximus eciam cartam quam dominus Stephanus, quondam Rex Anglie, progenitor noster,§ fecit prefatis Abbati et monachis in hec verba:—Stephanus Rex Anglie, Archiepiscopis, Episcopis, Abbatibus, Comitibus, Baronibus, Justiciariis, Vicecomitibus, ministris, prepositis et

monks there, all such laws and customs as the churches of St. John of Beverley, Ripon, and St. Peter's of York had. He also granted to Whitby the church of St. Peter at Hackness, two carucates of land there, four in Northfield and two in Burneston, with soke and sake and free from geld.

Henry I. by deed directed to Eustace son of John, Walter Espec and Bertram de Bulmer, recited that he had granted to the church of St. Peter and St. Hilda of Whitby and the monks there, the church of Ayton in Cleveland in perpetual alms for the soul of his father William I., and for himself and for his heirs. He also granted to the monks the church of Middlesborough as their own free cell.

Stephen granted to the Abbot and monks all the lands, churches, tithes and possessions which William I., William II. and Henry I. had given to them in perpetual alms; to wit:—the church of St. Peter at

^{*} Archbishop of Canterbury, 1070-1089.

[†] Possibly Osmund, Bishop of Salisbury, 1078-1099.

[‡] Geoffrey Rusus, Chancellor, 1124-1135. § Clearly wrong here.

omnibus fidelibus suis Francis et Anglis tocius Anglie salutem. Sciatis me dedisse et concessisse Deo et Ecclesie Sancti Petri et Sancte Hilde et Abbati de Whiteby monachisque ibidem Deo servientibus omnes terras et ecclesias et decimas et omnes possessiones quas Rex Willelmus, avus meus, et Rex Willelmus et Rex Henricus, avunculi mei, eidem ecclesie dederunt et confirmaverunt per cartas suas in perpetuam elemosinam : scilicet ecclesiam Sancti Petri de Hachenessa et duas carrucatas terre in eadem villa et in Norfelda quattuor carrucatas terre, et in Brenestona duas carrucatas terre; et ecclesiam Omnium Sanctorum in Fisshergate in Eboraco et terras et tenementa eidem pertinencia; et in Caitona duas carrucatas terre; ita quiete et libere optinenda de me in capite sicut Carta Willelmi Regis, avi mei, et carte predictorum avunculorum meorum testantur. Et preterea concedo eis et confirmo omnes ecclesias et terras et decimas et elemosinas et possessiones omnes in elemosinam quas Willelmus de Percy et Alanus filius eius et Willelmus filius Alani eis dederunt et concesserunt et sicut carte illorum quas inde habent testantur; scilicet Ecclesiam suam de Whiteby et Noderby* et Overby et Gypam et Filgelingham† et Normanneby et Snetonam et Oggelberdesby et Soureby et Doneslac et Newenham et Stachesby et Brecche et Daldeby! et Floram et portum maris et forestas et omnia ibi pertinencia; et Sudfeldam et Everlac et Brochesin et decimas carrucarum de Oppelidun et de Stachestone et de Samara et de Wilton et de Nafertona et de Sumerletaby et de Emmyngham et de Capremote et

Hackness, two carucates of land there, four in Northfield and two in Burniston, the church of All Saints in Fishergate in York, two carucates of land in Cayton; to be held in chief of the King freely and quietly in accordance with the grants of William I. and the King's uncles before mentioned. Moreover, the King granted and confirmed in alms all churches, lands, tithes, alms and possessions, which William de Percy, Alan his son, and William the son of Alan, had granted to them, as their deeds show; namely, the church of Whitby, Netherby, Overby, Gnipe, Filingdales, Normanby, Sneaton, Uggelbarnby, Sowerby, Dunsley, Newham, Stakesby, Brecche, Baldby, Flore, the harbour and forests and all their appurtenances; and Suffield, Everley, Broxa, the tithes of the plough of Upleatham, Staxton, Semer; Wilton, Nafferton, Somerby, Immingeham, Chevermont, Ludford, and Covenham; half the fishery at Eryholme, the tithe of Stainton and Ekington,

[•] To fix the present position of the places mentioned, reference should be made to the notes of Canon Atkinson to the Whitby Cartulary. Surtees Society, Vol. LXIX., p. 118. † et aliam Figelingam added in Charter Roll.

[‡] Ba'deby in Charter Roll.

[§] Near Stokesley.

de Ludeforde et de Covenham; et medietatem piscium de Ergum et decimam de Staintona et de Alchintona et duas quadrucatas [? carrucatas] terre in Hisenham; et in Tholestuna duas carrucatas terre; et de feodo Roberti de Brus ecclesiam Sancte Hilde de Middelesburgo et unam carrucatam terre, et in Neweham duas carrucatas et duas bovatas terre; de feodo Fossard unam carrucatam terre in Boterwik. in Rotseby unam carrucatam terre; de feodo Eustachii filii Johannis unum molendinum et duas bovatas terre in Scamestona, et in Wicheham dimidiam carrucatam terre; et ecclesiam de Hottona cum omnibus que adjacent, quam Alanus Bucel eis concessit coram me; et ecclesiam de Hot et unum toftum in Wabegate quod Audanus eis dedit. Hec omnia eis concedo et confirmo sicut domini sui de quorum feodis hec sunt eis dederunt et confirmaverunt per brevia sua et sicut carte et brevia dominorum hoc testantur. Quare volo et precipio quod bene et in pace et libere et honorifice et quiete teneant in bosco et plano, et pratis et pasturis et aquis et molendinis [380b] et mariscis et vivariis et piscariis et stagnis et esclusis, infra burgum et extra, in feriis, in foris, in civitate et extra, in forestis, in divisis, in exitibus, in via, in semitis, et in omnibus locis et rebus, cum soca et sacha et thol et theam et infangnethef, et in omnibus libertatibus et quietacionibus cum quibus melius et liberius tenuerunt tempore Regis Willelmi avi mei et Regum Willelmi et Henrici, avunculorum meorum. Testibus A.* Episcopo Carleolensi et R[ogero]† Cancellario et R. de Ver et Hugone Bigot et Willelmo de Percy. Apud Eboracum.

two carucates of land in Isleham and two in Toulston; of the fee of Robert Bruce the church of St. Hilda at Middlesborough, and one carucate of land, and two carucates and two oxgangs at Newham; of the Fossard fee a carucate at Butterwick and another at Rotsea; of the fee of Eustace son of John a mill and two oxgangs at Scampston and half a carucate at Wykeham, the church of Hutton Bushel with all that adjoins it which Alan Busel granted to them in the King's presence, and the church of Hutton and a toft in Walmgate which Audan gave them. All these grants which the several lords of whose fees the lands were held had granted, the King confirmed, as in the deeds and writs of the lords, and he directed that the monks should hold them peaceably, freely, honourably and quietly, in wood and plain, in meadow and pasture, and waters and mills, and marshes and fish-ponds, and fisheries and mill-ponds, and sluices, within the borough and without, in fairs, in markets, in the city and without, in forests, in boundaries, in issues, in roads, in paths and in all places and things with soke, sake, thol, theam and infangthef, and with all

^{*} Adulf, Bishop of Carlisle, 1133-1156. + Probably Roger le Poor, 1135-1139.

Inspeximus eciam cartam confirmacionis quam dominus Henricus. quondam Rex Anglie, progenitor noster, fecit prefatis Abbati et monachis in hec verba: Henricus Dei gracia Rex Anglie, Dominus Hibernie, Dux Normannie et Aquitannie et Comes Andegavie Archiepiscopis, Episcopis, Abbatibus, Prioribus, Comitibus, Baronibus, Justiciariis, Forestariis, Vicecomitibus, Prepositis, ministris et omnibus ballivis et fidelibus suis salutem. Inspeximus cartam Henrici Regis. avi nostri in hec verba. Henricus Rex Anglie, Dux Normannie et Aquitannie et Comes Andegavie Archiepiscopis, Episcopis, Abbatibus, Comitibus, Baronibus, Justiciariis, Vicecomitibus, ministris, prepositis et omnibus fidelibus suis Francis et Anglis salutem. Sciatis me concessisse et confirmasse regia auctoritate Deo et ecclesie Sancti Petri et Sancte Hilde de Whiteby et Abbati monachisque ibidem Deo servientibus omnibusque hominibus eidem ecclesie pertinentibus omnes libertates et consuetudines quas habet ecclesia Sancti Iohannis de Beverleva et ecclesia Sancti Wilfridi de Rypun in terris et hominibus suis. Concedo eciam et confirmo predicte ecclesie in eadem villa de Whiteby burgagium et feriam ad festum Sancte Hilde cum soca et saca et tolle et team et infangenethef, et omnes venientes ad predictam feriam habeant* meam firmam pacem cum omnibus rebus suis veniendo et redeundo. Concedo eciam et confirmo predicte ecclesie portum maris cum alga per totam terram suum cum thol et theam et cum omnibus libertatibus et consuetudinibus ad portum maris pertinentibus. Preterea concedo et confirmo predicte ecclesie de Whiteby in Eboraco ecclesiam Omnium Sanctorum de Fisskergate cum pertinenciis suis et omnes terras et homines in eadem civitate ecclesie Sancti Petri et Sancte Hilde de Whiteby pertinentes cum soca et toll et theam et infangenethef et cum omnibus libertatibus et consuetudinibus quas habent terre et homines Sancti Petri et Sancti Cuthberti in eadem

liberties and quittances with which they held them in the days of William I., William II. and Henry I.

Henry II. granted to the same church as before all liberties and customs that the churches of St. John of Beverley and St. Wilfrid of Ripon had. He also granted to them in Wnitby town borough-right and a fair on the feast of St. Hilda (Aug. 25th) with soke, sake, toll, theam and infangenethef, so that all men coming to or returning from the fair with all their things were to be under the King's protection. He also granted and confirmed to them the Harbour and seaweed along the whole of their land, with thol and theam and all foreshore rights; and also the church of All Saints in Fishergate in York and all lands in that city that belonged to them, with soke, toll, theam and

^{*} So that injury to them would constitute breach of the King's peace.

villa consistentes. Concedo eciam et confirmo predicte Ecclesie de Whiteby et Abbati et monachis illius loci ut habeant et possideant in dominium suum omnes terras et forestas, nemora et pasturas terris Abbatie sue pertinentes ita libere, quiete, bene et honorifice ut nullus de ministris meis intromittat se de nemoribus nec de pasturis Ecclesie Sancti Petri et Sancte Hilde et Abbati et monachis pertinentibus, nec prohibeat eos facere proficuum suum de nemoribus et pasturis eorum; et habeant libere forestarios et ministros suos ad nemora sua et pasturas suas custodiendas. Et prohibeo ne aliquis infra metas et divisas predicte ecclesie et Abbatis et monachorum communem habeant in nemoribus et pasturis eorum, nisi per licenciam eorum. Concedo eciam et confirmo predicte ecclesie omnes donaciones et libertates et consuetudines quas Willelmus Rex, proavus meus, et Willelmus Rex, filius eius, et Heuricus Rex, avus meus, eidem ecclesie dederunt et [381] cartis suis confirmaverunt. Omnes vero donaciones Willelmi de Perci, fundatoris predicte Abbacie, et Alani de Perci, filii ejus, et Willelmi de Perci, filii Alani, et aliorum advocatorum suorum, unde habent cartas eorum, et duas carrucatas terre in Hakeneis et quattuor in Nortfeld et duas in Brinistun cum pertinenciis suis, sine omni geldo, concedo eis et confirmo in elemosinam perpetuam. Quare volo et precipio ut bene et in pace et libere et honorifice et quiete teneant ecclesias et decimas et terras suas in bosco et in plano, in pratis et pasturis, in aquis et molendinis, in mariscis et vivariis et piscariis et stagnis et exclusis, infra burgum et extra, in foris, in feriis, in civitate et extra, in forestis et divisis, in vaccariis et hermitoriis, in semitis, in viis et in omnibus locis et rebus cum omnibus libertatibus et quietanciis cum quibus melius et liberius tenuerunt temporibus Willelmi, proavi mei, et Willelmi Regis, filii ejus, et Henrici Regis, avi mei. Testibus Ricardo* Archiepiscopo Cantuarensi, Ricardo de Luci,

infangenethef, and with all liberties and customs that the lands and men of St. Peter's and St. Cuthbert's in the same town have. He also granted and confirmed to them that they might possess in their demesne all their lands and all forests, woods and pastures appurtenant to their lands freely, quietly, well and honourably, so that no one of the King's officers should interfere with their woods or pastures, or prevent them making their profit thereout; and he forbade that anyone should have common of pasture in the woods and pastures within their bounds except with their leave. He also confirmed all gifts, liberties and customs which William I., William II. and Henry I. granted, as well as all the gifts of William de Percy the founder of the Abbey, Alan de Percy his son, and William de Percy the son of Alan, and all their

Jocelino de Luvano,* Hugone de Cressy. Apud Wintonam. Nos igitur predictas concessiones, donaciones et libertates gratas et ratas habentes pro nobis et heredibus nostris ipsas presenti carta nostra duximus confirmandas sicut ipsis concessionibus, donacionibus, libertatibus huc usque usi sunt. Hiis testibus venerabilibus fratribus W.† Carliolensi et A.‡ Coventrensi et Lichfeldensi Episcopis, L

Dubelmensi clerico, H[uberto] de Burgo, Comite Kancie, Justiciario nostro, Stephano de Segrave, Radulpho de Trublevilla, Godefrido de Crauecombe, Gilberto Basset, Johanne filio Philippo, Henrico de Capella et aliis. Datum per manum venerabilis fratris R.§ Cicestrensis Episcopi et Cancellarii nostri apud Raddinge xiij die Aprilis anno

regni nostri xiiij.

Inspeximus eciam cartam quam dominus Ricardus quondam Rex Anglie, progenitor noster, || fecit predictis Abbati et monachis in hec verba. Ricardus Dei gracia Rex Anglie, Dux Normannie et Aquitannie et Comes Andegavie, Archiepiscopis, Episcopis, Abbatibus, Prioribus, Comitibus, Baronibus, Justiciariis, vicecomitibus, prepositis, ministris, et omnibus fidelibus suis salutem. Sciatis nos concessisse et presenti carta nostra confirmasse Deo et ecclesie Sancti Petri et Sancte Hilde de Whiteby et Abbati monachisque ibidem Deo servientibus omnibusque hominibus eidem ecclesie pertinentibus omnes libertates et consuetudines quas habet ecclesia Sancti Johannis in Beverleya et ecclesia Sancti Wilfridi de Rypun in terris et hominibus suis. Concedimus eciam et confirmamus predicte ecclesie in eadem villa de Whiteby burgagium et feriam ad festum Sancte Hilde cum soca et saca et tol et theam et infangenethef, et omnes venientes ad predictam feriam habeant nostram firmam pacem cum omnibus rebus suis

other patrons whose deeds they have, and also two carucates of land in Hackness, four in Northfield and two in Burniston free from geld. He commanded that they should hold their churches, tithes and lands peaceably, freely, honourably and quietly in cowsteads and hermitages and in all other places mentioned in the last deed. The grant was confirmed by Henry III. at Reading on the 13th April, 1231.

Richard I. also granted to them the same liberties and customs that the churches of St. John of Beverley and St. Wilfrid of Ripon had; and also the same rights of holding a fair, foreshore rights and forest

^{*} Joscelin de Louvain, who married Agnes, daughter of William de Percy, circ. 1150-1151, and died before 1189.

⁺ Walter Mauclerk, Bishop of Carlisle, 1223-1246.

Alexander de Stavensby, Bishop of Coventry, 1224-1240.

[§] Ralph de Neville, Bishop of Chichester, 1222-1243, Chancellor 1227-1243.

|| This again shows how inaccurately the genealogies of the Kings are referred to in the Charter Rolls.

veniendo et redeundo. Concedimus eciam et confirmamus predicte ecclesie portum maris cum alga per totam terram suam et cum tol et theam et cum omnibus libertatibus et consuetudinibus ad portum maris pertinentibus. Et preterea concedimus et confirmamus predicte ecclesie de Wyteby ecclesiam Omnium Sanctorum de Fissheregate in Eboraco cum pertinenciis suis et omnes terras et homines in eadem civitate ecclesie Sancti Petri et Sancte Hilde de Whiteby pertinentes, cum socha et sacha et tol et theam et infangenethef, et cum omnibus libertatibus et consuetudinibus quas habent terre et homines Sancti Petri et Sancti Cuthberti in eadem civitate consistentes. Concedimus eciam et confirmamus predicte Ecclesie de Whiteby et Abbati et monachis [381b] illius loci ut habeant et possideant in dominium suum omnes terras, forestas, nemora et pasturas terris Abbacie sue pertinentes, ita libere, quiete, plene et honorifice ut nullus de ministris nostris intromittat se de nemoribus nec de pasturis ecclesie Sancti Petri et Sancte Hilde et Abbati et monachis pertinentibus; nec prohibeat eos facere proficuum suum de nemoribus et pasturis eorum. Et habeant libere forestarios et ministros suos ad nemora sua et pasturas suas custodiendas. Et prohibemus ne aliquis infra metas et divisas predicte ecclesie Abbatis et monachorum commune habeat in nemoribus et pasturis eorum nisi per licenciam eorum. Et clamamus eos quietos de wastis et assartis et regardis foreste. Concedimus eciam et confirmamus predicte ecclesie omnes donaciones et libertates et consuetudines quas Willelmus Rex, abavus noster, et Willelmus Rex, filius ejus, et Henricus Rex, proavus noster, et gloriosus Rex Henricus, pater noster, eidem ecclesie dederunt et cartis suis confirmaverunt. Omnes vero donaciones Willelmi de Perci fundatoris predicte Abbacie, et Alani de Perci, filii ejus, et Willelmi de Perci, filii Alani, et aliorum advocatorum suorum, unde habent cartas eorum, et duas carrucatas terre in Hakanessa, et quatuor in Northfeld, et duas in Grumgston [? Brinistona], cum pertinenciis suis sine omni geldo concedimus eis et confirmamus in elemosinam perpetuam. Quare volumus et firmiter precipimus ut bene et in pace, libere et honorifice et quiete teneant ecclesias et decimas et terras suas in bosco et plano, in pratis et pasturis, in aquis et molendinis, in mariscis et vivariis et piscariis et exclusis et stagnis, infra burgum et extra, in foris et feriis, in civitate et extra, in forestis et divisis, in vaccariis et heremitoriis, in viis et semitis et in omnibus locis et rebus cum omnibus libertatibus et quietacionibus cum quibus melius et liberius tenuerunt temporibus

rights, as those already granted by his father; and in addition the right of having freely foresters and officers to guard their woods and pastures; and he quitclaimed them of wastes, assarts, and regards of the

Willelmi Regis, abavi nostri, et Willelmi Regis, filii ejus, et Henrici Regis, proavi nostri, et gloriosi Regis Henrici, patris nostri. Testibus R. And* Episcopo, Comite de Mellet [? Mellent], Galfrido Loustour, Reginaldo de Pratell, dapifero nostro, Stephano de Thurnef, Radulpho filio Godefridi, camerario nostro. Datum per manus Johannis de Alencon, Archidiaconi Lexovii,† vicecancellarii nostri. Apud Chaloniam xxiiij die Aperillis anno primo regni nostri.

Inspeximus eciam cartam quam Johannes quondam Rex Anglie progenitor noster fecit prefatis Abbati et monachis in hec verba. Johannes Dei gracia Rex Anglie, Dominus Hibernie, Dux Normannie Aquitannie et Comes Andegavie Archiepiscopis, Episcopis, Abbatibus, Prioribus, Comitibus, Baronibus, Justiciariis, vicecomitibus, forestariis, prepositis, ministris et aliis ballivis et fidelibus suis salute m. Sciatis nos reddidisse et concessisse et presenti carta nostra confirmasse Deo et ecclesie Sancti Petri et Sancte Hilde de Whiteby et Petro Abbati et successoribus suis et monachis ibidem Deo servientibus imperpetuum omnes cervos et cervas et porcos de forestis suis constitutis infra metas in carta Regis Henrici, avi patris nostri, et in carta Regis Henrici, patris nostri, determinatas, quos idem Rex Henricus, avus patris nostri, sibi afforestaverat.‡ Quare volumus et precipimus quod Abbas et monachi de Whiteby omnia nemora sua et pasturas suas in perpetuum teneant ita libere et quiete et honorifice ut nullus de ministris nostris intromittat se de nemoribus et [382] pasturis eorum. Concedimus eciam et confirmamus predicte ecclesie Sancti Petri et Sancte Hilde de Whiteby et monachis ibidem Deo servientibus omnes terras, forestas et pasturas quas Willelmus de Perci et Alanus filius eius, fundatores illius Abbacie, dederunt in elemosinam.

forest. The deed, which was dated at Chalons, 24 April, 1189, terminated in almost the same language as that of Henry II.

John, by deed dated at York the 1st of March, 1204, granted and confirmed to Peter the Abbot and the monks all harts, hinds and pigs within the forest bounded as mentioned in the deeds of Henry I. and Henry II., and which Henry I. had taken into his own lands. He commanded that they should for ever hold all their woods and pastures freely, quietly and honourably, free from interference by any royal officer. He also granted to them all lands, forests and pastures which William de Percy and Alan his son, the founders of the Abbey, gave in alms, by the bounds particularised in the deed of Alau de Percy; namely,

^{*} Probably of Angers, Andegavensis. + Lisieux in Normandy.

[‡] It must be remembered that this expression did not meun, as it means now, turning cultivated land into forest land. It simply implied taking private forests into the hands of the King.

per omnes metas sicut habetur in carta Alani de Perci, videlicet a portu Whitebvensi totam marinam usque Blawic, et inde usque Grenedik, et in longum Grenedik usque Swenestiestigh et inde usque Thornelay et inde usque Kirkelak et usque Sepkeldebrok* et inde in longitudine per cilium usque ultra Theofuesdikes et usque Stavnescross-gate que est prope villam de Suffeld et usque Gretehovesd et usque Elsicroft et Mosam et dimidium Mose et inde usque Derewentam et dimidiam Derewentam usque ubi erumpit Derewenta et usque Lillacros et Scogreneshoghes et usque Silehou et usque Lithebec et sicut Lithebec cadit in Escham, et dimidiam Esch in longum, et sicut aqua de Brocholebec cadit in aquam de Esch et de Brocholebec in longum usque Swarthouchescros et usque Horscroft et usque Thordisa et usque in mare et per marinam ad Whiteby. Quare volumus et firmiter precipimus quod ipsi omnia predicta habeant integre et plenarie, libera, quieta et soluta ab omnibus que ad forestam vel ad forestarios pertinent cum omnibus bestiis silvestribus et omnimoda venacione ita quod nullus de ministris nostris se inde intromittat nec desturbet eos facere inde proficuum suum. Et prohibemus super forisfacturam nostram ne quis venetur infra metas predictas nisi de licencia eorum nec in aliquo veniat contra hanc cartam nostram. Testibus Galfrido filio Petri. Comite Essexensi, R[oberto] Comite Levcestrensi, Willelmo de Briwere, Hugone de Nevilla, Simone de Pateshull, Hugone de Chaucumbe. Datum per manus Symonist prepositi Beverlacensis et

from Whitby Harbour along the coast to Blea Wyke, thence to Greendike, along Greendike to Swinesty, thence to Thornley, thence to Kirkless, thence to Copkeldbroc, thence along the brow beyond Thieves Dike to Staincrossgate, which is near the village of Suffield, and to Greathead, and to Elsicroft and Mosa, and half Mosa to the Derwent, and half the Derwent up to its source, thence to Lilla Cross et Scograinehows, to Sil Howe and Littlebeck until Littlebeck falls into the Esk, and half the Esk until Brocholbeck falls into the Esk, and from Brocholbeck along its course up to Swartha Cross, thence to Horsecroft and Thordisa, and so to the sea and along the coast to Whitby. All this they were to hold entirely and fully, free, quit and discharged of all that relates to a forest or to foresters, with all beasts of the chase and all manner of game, so that no one of the King's ministers was to interfere therein or disturb them from making their profit thereout; and no one on pain of forfeiture was to hunt within these boundaries except by their leave, or in any way transgress the royal command contained in the deed.

⁺ Copkeldebroc in Charter Roll.

[#] Afterwards Bishop of Chichester : see note p. 00. ante.

Archidiaconi de Welles apud Eboracum prima die Martii anno regni nostri quinto.

Inspeximus eciam quandam aliam cartam quam idem progenitor noster fecit predictis Abbati et monachis in hec verba. Johannes Dei gracia Rex Anglie, Dominus Hibernie, Dux Normannie et Aquitannie et Comes Andegavie Archiepiscopis, Episcopis, Abbatibus, Comitibus, Baronibus, Justiciariis, Vicecomitibus, prepositis et omnibus ballivis et fidelibus suis salutem. Sciatis nos concessisse et presenti carta nostra confirmasse Abbati et Conventui de Whiteby Heremitorium de Godelanda cum omnibus pertinenciis suis imperpetuum, quod bone memorie Henricus Rex Anglie, proavus noster, dedit Osmundo presbitero et fratribus de Godelanda, qui per voluntatem et assensum ejusdem Regis se et idem Heremitorium eidem Abbati et Conventui de Whiteby reddiderunt, et quod idem Rex Abbati et Conventui carta sua confirmavit. Quare volumus et firmiter precipimus quod predicti Abbas et monachi de Whiteby habeant et teneant predictum Heremitorium de Gothelanda cum omnibus pertinenciis suis in puram et perpetuam elemosinam ita libere, quiete et integre quod nullus homo ullo modo se intromittat de predictis fratribus de Gothelanda nec de ipso Heremitorio nec de pertinenciis ejus, nisi Abbas de Whiteby et illi quibus ipse iusserit, sicut carta predicti Regis Henrici, quam inde habent racionabiliter testatur. Testibus Willelmo Comite Salesburiensi, Willelmo Comite ce Insula, Roberto de Veteriponte, Matheo filio Hereberti, Hugone de Neville, Petro de Stokes, Galfrido de Neville. Datum per manum Hugonis Welle Archidiaconi Wellensis apud Freynmantel xxvj die [382b] Octobris anno regni nostri septimo.

Inspeximus eciam cartam quam dominus Henricus quondam Rex Anglie, avus noster, fecit prefatis Abbati et monachis in hec verba. Henricus Dei gracia Rex Anglie, Dominus Hibernie, Dux Normannie et Aquitannie et Comes Andegavie Archiepiscopis, Episcopis,

The same King by deed, dated at Freemantle, the 26th October, 1206, granted to the Abbot and Convent of Whitby, the Hermitage at Goathland, which Henry I. had granted to Osmund the priest and the brethren of Goathland, who, with the consent and confirmation of the same King, had surrendered themselves and the Hermitage to the Abbot and Convent of Whitby. They were to hold it in pure and perpetual alms, freely, quietly and entirely, so that no man should in any way interfere with the brethren of Goathland and their Hermitage except the Abbot of Whitby and those ordered by him, in accordance with the deed of Henry I.

Henry III. by deed, dated the 10th of March, 1264, granted to the Abbot and Convent of Whitby that they might for ever have their own

Abbatibus, Prioribus, Comitibus, Baronibus, Justiciariis, vicecomitibus, prepositis, ministris et omnibus ballivis et fidelibus suis salutem. Sciatis nos concessisse et hac carta nostra confirmasse pro nobis et heredibus nostris dilectis nobis in Christo Abbati et Conventui de Whiteby quod ipsi et eorum successores imperpetuum habeant viridarios suos proprios de libertate sua de Whiteby eligendos de cetero in pleno Comitatu Eboracensi prout moris est ad responsiones et presentaciones faciendas de transgressionibus quas amodo fieri continget de venacione infra metas foreste sue de Whiteby, quam habent ex donacione Willelmi de Percy et Alani de Percy, filii ejus, et reddicione et concessione domini Johannis quondam Regis Anglie. patris nostri, et confirmacione nostra coram Justiciariis nostris itinerantibus ad placita foreste in partibus illis et non alibi, sicut viridarii foreste nostre hujusmodi responsiones et presentaciones facere debent et consueverunt. Et si contingat aliquos forinsecos qui non sint de libertate predictorum Abbatis et Conventus transgressionem facere de venacione infra metas foreste predicte, quos predicti viridarii attachiare non possint, volumus et concedimus pro nobis et heredibus nostris ad [? quod]* hujusmodi transgressores per Justiciarios foreste nostre ultra Trentam attachientur ad presentacionem viridariorum predictorum ad respondendum inde coram Justiciariis nostris itinerantibus ad placita foreste nostre in partibus illis, cum ibidem ad placitandum venerint, prout secundum assisam et consuetudinem foreste nostre fuerit faciendum, salva nobis et heredibus nostris omnimoda forisfactura de transgressionibus predictis. Hiis testibus venerabili patre Petro-

verderers in their liberty of Whitby, to be chosen in future in the County Court of Yorkshire as the custom was, and to make answers and presentments of poaching offences which thereafter might happen to occur within the limits of their forest of Whitby which they held of the gift of William de Percy and Alan his son, and the surrender and gift of King John and the present King's confirmation; and answers and presentments to be made before the King's Justices in Eyre when they came into those parts and not elsewhere, as the verderers of the King's forests ought and were wont to make similar answers and presentments. If it should happen that any strangers who were not of the liberty of the Abbot and Convent should commit a poaching offence within the limits of the forest and the verderers could not arrest them, they were to be arrested by the Justices of the Forest on the north of the Trent, upon the indictment of the verderers of Whitby Forest, to answer before the Justices of the Forest in Eyre in

^{*} quod in Charter Roll.

[†] Peter de Egeblanke, a native of Savoy, Bp. of Hereford 1240-1268.

Herefordensi Episcopo, Rogero le Bigod Comite Norfolcensi et Marescallo Anglie, Philippo Basset Justiciario nostro Anglie, Hugone le Bigod, Johanne Maunsell Thesaurario Eboracensi, Roberto Waleraund, Willelmo de Wintona, Galfrido de Langele, Ebulone de Montibus et aliis. Datum per manum nostram apud Westmonasterium decimo die Martii anno regni nostri quadragesimo septimo.

Nos autem donaciones et confirmaciones predictas ratas habentes et gratas eas pro nobis et heredibus nostris quantum in nobis est prefatis Abbati et monachis et eorum successoribus concedimus et confirmamus sicut carte predicte racionabiliter testantur. Hiis testibus venerabili fratre W[altero] Coventrensi et Lichfeldensi Episcopo, Radulpho filio Willelmi, Willelmo le Latymer, Willelmo le Vavasour, Johanne de Croumbewell, Henrico Spigurnel, Henrico le Scrope, Edmundo de Malo Lacu, senescallo Hospitii nostri, Henrico de Appelby et aliis. Datum per manum nostram apud Eboracum vij die Martii anno regni nostri quinto.

Nos autem donaciones et concessiones et confirmaciones predictas, necnon donacionem, quieteclamanciam et confirmacionem quas Willelmus Malebysa filius Johannis Malebyse per cartam suam fecit Deo et ecclesie Sancti Petri et Sancte Hilde de Whiteby et monachis ibidem Deo servientibus de una carucata terre cum pertinenciis in Fordon ratas habentes et gratas eas pro nobis et heredibus nostris quantum in nobis est presatis Abbati et monachis et [383] eorum successoribus concedimus et confirmamus sicut carte predicte racionabiliter testantur, prout iidem Abbas et monachi et predecessores sui terras, tenementa, res, redditus, ecclesias, decimas et possessiones predictas hactenus tenuerunt et libertatibus predictis racionabiliter usi sunt et gavisi. Hijs testibus venerabilibus patribus W. Archiepiscopo* Eboracensi Anglie primate, J.† Wyntonensi Episcopo, Cancellario nostro, Johanne de Eltham Comite Cornubie fratre nostro carissimo, Johanne de Warenna Comite Surrensi, Henrico de Bello Monte, Henrico de Percy, Radulpho de Neville Senescallo hospicii nostri et aliis. Datum per manum nostram apud Eboracum sexto die Februarii anno regni nostri septimo.

those parts when they should come to try the pleas, as ought to be done in accordance with the assize of the forest and the custom of the roval forests, reserving to the King all forfeitures for offences.

All these gifts were confirmed by Edward II. at York on the 7th March, 1312, and by Edward III. at York on the 6th February, 1332.

William de Melton, Archbishop of York 1316-1340.
 † John de Stratford, Bishop of Winchester 1323-1333, when he was translated to Canterbury: Lord Chancellor in 1330.

CARTA PRIORIS HOSPITALIS SANCTI JOHANNIS JERUSALEM IN ANGLIA DE LIBERTATIBUS PROPRIIS.

Edwardus Dei gracia Rex Anglie, Dominus Hibernie et Dux Aquitannie Archiepiscopis, Episcopis, Abbatibus, Prioribus, Comitibus, Baronibus, Justiciariis, vicecomitibus, prepositis, ministris et omnibus ballivis et fidelibus suis salutem.* Inspeximus cartam confirmacionis quam nuper sub sigillo quo tunc utebamur fecimus Deo et beate Marie et Sancto Johanni Baptiste et fratribus Hospitalis Jerusalem in hec verba. Edwardus Dei gracia Rex Anglie, Dominus Hibernie et Dux Aquitannie Archiepiscopis [etc. as before]. Inspeximus cartam confirmacionis quam dominus Edwardus nuper Rex Anglie, pater noster, fecit Deo et beate Marie et Sancto Johanni Baptiste et fratribus Hospitalis Jerusalem in hec verba. Edwardus Dei gracia Rex Anglie, Dominus Hibernie et Dux Aquitannie Archiepiscopis [etc. as before]. Inspeximus cartam confirmacionis quam clare memorie dominus Edwardus quondam Rex Anglie, pater noster, fecit Deo et beate Marie et Sancto Johanni Baptiste et fratribus Hospitalis Jerusalem in hec verba. Edwardus Dei gracia Rex Anglie Dominus Hibernie et Dux Aquitannie Archiepiscopis [etc. as before]. Inspeximus cartam quam celebris memorie Henricus quondam Rex Anglie, pater noster, fecit Deo et beate Marie et Sancto Johanni Baptiste et fratribus Hospitalis Jerusalem in hec verba. Henricus Dei gracia, Rex Anglie, Dominus Hibernie, Dux Normannie et Aquitannie et Comes Andegavie Archiepiscopis setc, as before]. Sciatis nos concessisse et presenti carta nostra confirmasse Deo et beate Marie et Sancto Johanni Baptiste et fratribus Hospitalis Jerusalem omnes donaciones racionabiles terrarum, hominum et elemosinarum eis a predecessoribus nostris vel ab aliis in preterito vel a nobis in presenti collatas, vel in futuro a Regibus vel ex aliorum liberalitate conferendas, vel alio modo adquisitas vel adquirendas, tam in ecclesiis quam in rebus et possessionibus [383b] mundanis. Quare volumus et firmiter precipimus quod predicti fratres et eorum homines omnes possessiones et elemosinas suas habeant et teneant cum omnibus libertatibus, liberis consuetudinibus et quietanciis suis in bosco et plano, in pratis et pasturis, in aquis et molendinis, in viis et semitis, in stagnis et vivariis, in mariscis et piscariis, in grangiis et virgultis, infra burgum et extra, cum soc et sac, tol et theam et

Henry III. had on the 20th June, 1254, at Winchester, granted to the brethren of the Hospital of St. John the Baptist at Jerusalem liberties almost identical in language with those stated at p. 78 et seq.

^{*} I do not find this charter on the Charter Roll, but I find (Charter Roll 1 Ed. III., m. 15) the charter of which it is a confirmation.

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infangenethef et outfangenethef et hakenesak* et gridebrich et blodewit et flitewith et ferdewit et hengewyt et leyrewyt et flemmenefrith et murdro et latrocinio et forstal et ordel et orest infra tempus et extra et in omnibus locis et cum omnibus causis que sunt vel esse possunt. Concedimus eciam imperpetuum quod predicti fratres quieti sint de omnibus misericordiis et quod ipsi et omnes homines sui liberi sint ab omni scotto et geldo et omnibus auxiliis Regum, vicecomitum et omnium ministrorum eorum, et hidagio et carrucagio et danegeld et hornegeld et exitt et wapentagio et scutagio et tallagio, lestagio et stallagio, shiris et hundredis, placitis et querelis, et warda et wardepeny, haverpeny et hundredepeny et borghalpeny et thedyngpeny et de omnibus operibus castellorum, parcorum et poncium, clausuris et omni carreio et summagio et navigio et domum regalium edificacione et omnimoda operacione. Et prohibemus ne bosci eorum ad predicta opera vel ad aliqua alio ullo modo capiantur, et similiter bladum eorum vel hominum suorum vel aliquid de rebus suis vel hominum suorum ad castella munienda non capiatur. Volumus eciam quod libere et sufficienter sine qualibet occasione capiant de omnibus boscis suis ad usus domus quandocumque voluerint, nec propter hoc in forisfacto de vasto vel in misericordia ponantur. Omnes quoque terre et assarta sua et omnium hominum suorum jam facta et que imposterum fient assensu regio eis imperpetuum quieta clamamus de vasto, regardo et de visu forestariorum et de omnibus aliis consuetudinibus.

Concedimus eciam eisdem fratribus quod de omnibus boscis suis quos habent in presenti infra metas foreste possint assartare et excolere sine licencia nostra vel heredum nostrorum vel ballivorum nostrorum, ita quod inde in nullo a nobis vel heredibus nostris vel ballivis nostris imperpetuum occasionentur, et quod ipsi et homines sui proprii quieti sint de expeditacione canum suorum imperpetuum. Prohibemus‡ eciam quod ipsi fratres hospitalis et omnes homines sui liberi sint et quieti ab omni theolonio in omni foro et in omnibus nundinis et in omni transitu poncium, viarum et maris per totum regnum nostrum et per omnes terras nostras, in quibus libertates eis dare possumus, et omnia mercata sua et hominum suorum sint similiter in predictis locis ab omni theolonio quieta. Concedimus eciam eis et confirmamus quod si aliquis hominum suorum pro delicto suo vitam vel membrum debeat amittere, vel fugerit, vel judicio stare noluerit, vel aliud delictum fecerit pro quo debeat catalla sua perdere,

to have been granted to the Knights Templars. He had also, on the 23rd June, 1254, at Winchester, granted a writ for the protection and

^{*} hamsoca in Charter Roll. + exercitibus in Charter Roll.

ubicumque justicia fieri debeat de eo, sive in Curia nostra sive in aliqua alia Curia, ipsa catalla sint predictorum fratrum, et liceat ipsis fratribus sine desturbacione vicecomitum et aliorum ballivorum nostrorum et aliorum ponere se in seisinam de predictis catallis in predictis casibus et aliis, quando ballivi nostri, si ad nos pertinerent catalla illa, ad manum nostram ea seisire possent et deberent.

Insuper concedimus quod animalia que dicuntur wayf inventa in feodo hospitalis [384] sint ipsorum fratrum, nisi aliquis ea insecutus fuerit qui velit et possit probare quod sua sint, et nisi fuerint infra terminos competentes secundum consuetudinem patrie petita et secuta: et si aliquis tenencium predictorum fratrum feodum suum forisfecerit, liceat ipsis fratribus ponere se in seisinam de ipso feodo et ipsum feodum cum pertinenciis suis possidere, non obstante eo quod nos consuevimus feoda dampnatorum et fugitivorum per unum annum et unum diem possidere; similiter si aliquis hominum suorum sit amerciatus erga nos vel ballivos nostros pro quacumque causa vel delicto vel forisfacto, misericordie et amerciamenta pecunie sint collecta et in una bursa ad Scaccarium nostrum portata et predictis fratribus sint ibidem liberata, servata regia potestate* justicia mortis et membrorum. Concedimus eciam insuper eis quod licet aliqua libertatum contentarum in hac carta per temporis diuturnitatem quocumque casu contingente usi non fuerint,† sicut predictum est, Hec autem omnia predicta et omnia alia servicia secularia et consuetudines que in hoc scripto non comprehenduntur eis concedimus et confirmamus in perpetuam elemosinam cum omnibus libertatibus et liberis consuetudinibus quas regia potestas liberiores alicui domui religionis conferre potest pro Dei amore et pro anima domini Johannis Regis, patris nostri, et pro animabus omnium antecessorum et successorum nostrorum; et prohibemus super forisfacturam nostram quod nullus eis vel hominibus suis contra hanc cartam nostram in aliquo forisfaciat, quia ipsos et omnes res et possessiones suas et omnium hominum suorum in custodiam et specialem proteccionem nostram suscepimus. Hiis testibus venerabili patre B.‡ Cantuariensi Archiepiscopo, tocius Anglie Primate, R.§ Comite Cornubiensi fratre

the safe custody of their men, lands, things, rents, possessions and tenements as if they were his own, and had forbidden that anyone

^{*} regie potestati in Charter Roll.

[†] The following words have been omitted in both Couchers and are supplied from the Charter Roll:—"nichilominus tamen libertate eadem de cetero utantur sine aliqua contradiccione non obstante eo quod per temporis diuturnitatem ea usi non fuerint."

[‡] Boniface of Savoy, the uncle of Eleanor Queen Consort of Henry III., Archbishop of Canterbury 1245-1270. § Richard Earl of Cornwall.

nostro, Ricardo de Clare Comite Gloucestreusi et Hertfordensi, Umfrido de Bohun Comite Herefordensi, Johanne Maunsell preposito Beverlaci, magistro Willelmo de Kilkenny Archidiacono Coventrensi, Radulpho filio Nicholai, Bertramo de Croill, Johanne de Grey, Johanne de Lexinton, Roberto Waleraund, Willelmo Gernoun et aliis. Datum per manum nostram apud Wynton vicesimo die Junii anno regni nostri tricesimo septimo.

Inspeximus eciam cartam quam idem dominus Henricus quondam Rex Anglie pater noster fecit predictis fratribus Hospitalis Jerusalem in hec verba. Henricus Dei gracia [etc. as before, except that Senescallis is inserted between Justiciariis and vicecomitibus].

Precipimus vobis quod custodiatis, protegatis et manuteneatis homines, terras, res, redditus, possessiones et tenementa fratrum Hospitalis Jerusalem sicut res nostras proprias, nullam injuriam vel molestiam aut gravamen eis facientes nec ab aliqua fieri permittentes, quia ipsi et homines et omnes res et possessiones eorum sunt in custodia et proteccione nostra; et prohibemus ne de aliquo ponantur in placitum nisi coram nobis vel coram Capitali Justiciario nostro, et si quis in eis in aliquo forisfecerit, id eis sine dilacione faciatis emendari. Teste me ipso apud Wynton vicesimo tercio die Junii anno regni nostri tricesimo scptimo.

Nos autem predictam concessionem ratam habentes et gratam eam pro nobis et heredibus nostris quantum in nobis est predictis Deo et Sancte Marie et Sancto Johanni et fratribus Hospitalis predicti et successoribus suis concedimus et confirmamus [384b] sicut carte predicte racionabiliter testantur. Hiis testibus* venerabilibus J. Cantuariensi Archiepiscopo, tocius Anglie Primate, G. Wygornensi, Th. Herefordensi, R. Bathonensi et Wellensi et W. Norwicensi Episcopis, Edmundo fratre nostro, Edmundo Comite Cornubiensi, Gilberto de Clare Comite Gloucestrensi et Hertfordensi, Henrico de Lacy Comite Lincolnensi, Johanne de Warenna Comite Surrensi, Willelmo de Bello Campo Comite Warwicensi, Humfrido de Bohun Comite Herefordensi, Rogero de Mortuo Mari, Johanne de Vescy, Rogero de Clyfford, Otone de Grandisono, Roberto Tybetot, Roberto de Neville, Reginaldo de Grey, Galfrido de Genevilla, Hugone filio

should sue them except in the King's Court or before the Chief Justiciar. If anyone should in any way commit a tort against them compensation was to be made forthwith.

^{*} John Peckham, Archbishop of Canterbury 1279–1292, Godfrey Giffard, Bishop of Worcester 1268–1302, Thomas de Cantilupe, Bishop of Hereford 1275–1282, Robert Burnel, Bishop of Bath and Wells 1275–1292, William de Middleton, Bishop of Norwich 1278–1288, Edmund Earl of Lancaster.

Otonis, Roberto filio Johannis et aliis. Datum per manum nostram apud Westmonasterium viij die Junii anno regni nostri octavo.

Nos autem ob devocionem quam erga Deum et gloriosam Virginem Mariam ac Sanctum Johannem Baptistam, necnon et affeccionem quam ad fratres dicti Hospitalis habemus, concessiones et confirmaciones predictas ratas habentes et gratas eas pro nobis et heredibus nostris quantum in nobis est Deo et beate Marie et Sancto Johanni Baptiste ac fratribus Hospitalis predicti et eorum successoribus concedimus et confirmamus sicut dicta carta confirmacionis racionabiliter testatur. Hiis testibus venerabili fratre J.* Cicestrensi Episcopo, Cancellario nostro, Thoma Comite Lancastrensi, Johanne de Warenna Comite Surrensi, Willelmo de Leyburn, Roberto de Tony, Willelmo Paynell, Henrico de Appeiby et aliis. Datum per manum nostram apud Certesey vicesimo secundo die Septembris anno regni nostri secundo.

Nos autem concessiones et confirmaciones predictas ratas habentes et gratas eas pro nobis et heredibus nostris quantum in nobis est Deo et beate Marie et Sancto Johanni ac fratribus Hospitalis predicti et eorum successoribus concedimus et confirmamus sicut dicta carta confirmacionis racionabiliter testatur. Hiis testibus venerabilibus patribus W. Eboracensi Archiepiscopo, Anglie Primate, J. Eliensi Episcopo Cancellario nostro, H. Lincolnensi Episcopo Thesaurario nostro, Thoma Comite Norfolkensi et Marescallo Anglie avunculo nostro, Johanne de Warenna Comite Surrensi, Rogero de Mortuo Mari, Johanne de Sancto Johanne, Johanne de Ros, Senescallo hospicii nostri et aliis. Datum per manum nostram apud Eboracum tricesimo die Junii anno regni nostri primo.

Nos autem tenorem carte predicte sub sigillo nostro quo nunc utimur ad requisicionem Prioris Hospitalis predicti duximus exemplificandum. Hiis testibus venerabili patre W. Eboracensi Archiepiscopo Anglie Primate, J. Eliensi Episcopo Cancellario nostro, H. Lincolnensi Episcopo Thesaurario nostro, J. Wintonensi et W. Norwicensi Episcopis, Henrico Comite Lancastrensi, Rogero de Mortuo Mari, Thoma Wake, Johanne de Ros, Senescallo Hospicii nostri et aliis. Datum per manum nostram apud Eboracum vicesimo die Februarii anno regni nostri secundo.

Edward I. confirmed these grants at Westminster on the 8th June, 1280; Edward II. at Chertsey on the 22nd of September, 1307; Edward III. under his old seal at York on the 30th June, 1327, and under his new seal at York the 20th February, 1328.

^{*} John de Langton, Chancellor, Bishop of Chichester 1305-1337.

CARTA RADULPHI DE BOLEMER.

Edwardus* Dei gracia Rex Anglie, Dominus Hibernie et Dux Aquitannie Archiepiscopis, Episcopis, Abbatibus, Prioribus, Comitibus, Baronibus, Justiciariis, Vicecomitibus, prepositis, ministris et omnibus ballivis et fidelibus suis salutem. Sciatis quod cum bone memorie dominus I, quondam Rex Anglie proavus noster per cartam suam† quam inspeximus concessisset [385] Alano de Wylton et heredibus suis licenciam quod possint! claudere boscum suum de Torneton qui vocatur Riseberg et facere inde parcum liberum, et quod haberent canes in predicta villa ad currendum in parco illo, et quod haberent warrenams apud Wilton cum pertinenciis, scilicet Cothum Layesengeby et Lacneby in feodo suo extra forestam, prout in carta illa plenius continetur, dictusque Alanus virtute carte predicte boscum predictum incluserit et parcum inde fecerit, nos dilecto et fideli nostro Radulpho de Bulmere qui parcum illum cum pertinenciis ex perquisito suo modo tenet, graciam in hac parte volentes facere specialem. concessimus eidem Radulpho quod ipse et heredes sui habeant et teneant parcum predictum ac libertates et warennam predictas, prout predictus Alanus eas habuit virtute carte predicte, sine occasione vel impedimento nostri vel heredum nostrorum, Justiciariorum, Escaetorum, vicecomitum aut aliorum ballivorum seu ministrorum nostrorum quorum-Concessimus insuper et hac carta nostra confirmavimus eidem Radulpho quod ipse et heredes sui imperpetuum habeant liberam warennam cum omnibus dominicis terris suis de Bulmere et Welleburn in Comitatu Eboracensi, cum tamen terre ille non sint infra metas foreste nostre, ita quod nullus intret terras illas ad fugandum in eis vel aliud¶ capiendum quod ad warennam pertineat sine licencia et

Edward II., at Berwick-on-Tweed, on the 7th of November, 1308, after reciting that King John had granted to Alan de Wilton** and his heirs liberty to inclose his wood at Thornton Riseborough and to make a free park thereout, and to keep hounds in the village to hunt in the park, and to have a warren in fee without the forest at Wilton Coatham Lazenby and Lackenby, and that Alan had inclosed the wood and made a park thereout, granted to Ralph de Bulmer, who had acquired the park, the right to hold it and the liberties and the warren, as Alan held them in virtue of the grant from King John without let or

^{*} See Charter Roll 6 Ed. II., m. 9.

⁺ Charter Roll 5 John, m. 6.

\$ This grant of free warren is interesting. The forest out of which it was taken was the forest of the Bruces.

In Charter Roll.

[¶] ad aliquid in Charter Roll.

^{**} See note on the family, Whitby Cartulary, ut supra, p. 183.

voluntate ipsius Radulphi et heredum suorum super forisfacturam nostram decem librarum. Quare volumus et firmiter precipimus pro nobis et heredibus nostris quod predictus Radulphus et heredes sui habeant et teneant parcum predictum ac libertates et warennam predictas in forma predicta, et quod habeant liberam warennam in omnibus dominicis terris suis predictis, cum tamen terre ille non sint infra metas foreste nostre, ita quod nullus intret terras illas ad fugandum in eis vel ad aliquid capiendum quod ad warennam pertineat sine licencia et voluntate ipsius Radulphi vel heredum suorum super forisfacturam nostram decem librarum, sicut predictum est. Hiis testibus venerabilibus patribus W. Eboracensi Archiepiscopo Anglie primate, W.* Wygornensi Episcopo, Cancellario nostro, Gilberto de Clare Comite Gloucestrensi et Hertfordensi, Petro de Gavaston Comite Cornubiensi, Johanne de Warenna Comite Surrensi, Roberto de Clifford, Henrico de Percy, Pagano de Tybetot, Roberto filio Pagani, senescallo hospicii nostri et aliis. Datum per manum nostram apud Berewicum super Twedam septimot die Novembris anno regni nostri quarto.

CARTA RADULPHI DE HASTYNGGES DE PARDONACIONE.

A touz ceux qe ceste lettre verrent on orrent Henri Counte de Lancastre et de Leycestre, Seneschal Dengleterre, saluz en Dieu. Sachez nous pur le bone service que Mounsieur Rauf de Hastynges, nostre ame chivaler, ad fait et fra, avoir relesse et pardone au dit Mounsieur Rauf toutes maneres de trespas qil ad fait du temps passe de nostre vert et de nostre veneson de la foreste de Pikeryng; issint que le dit Mounsieur Rauf ne soit pur cause du dit trespas empesche

hindrance from the King, his heirs, the Justices, Escheators, sheriffs, and other bailiffs and officers. He also granted to Ralph that he and his heirs might for ever have a free warren in all his demesne lands of Bulmer and Wellburn in Yorkshire, so long as these lands were not within the limits of a royal forest, so that no one was to enter therein to hunt or take any beast of warren without the license and consent of Ralph and his heirs under a penalty of £10.

To all who shall see or hear this letter Henry, Earl of Lancaster and Leicester, Steward of England, sends greeting. Know ye that, for the good service which Sir Ralph de Hastynges, our dear knight, has done and shall do, we have released him from and pardoned him all manner of offences of vert and venison committed by him in times past in

^{*} William de Grenefeld, Archbishop of York 1306–1315, Walter Reynolds, Bishop of Worcester 1309–1313, Chancellor 1310, translated to Canterbury 1313. † viijo in Charter Roll.

ne grevee par nous ne par nul autre en nostre noun a nul temps. En tesmoignance de quele chose nous avoms fait faire cestes noz lettres patens seales de nostre seal. Done a [385b] nostre Chastel de Tuttebury le xiij jour Daust lan du regne nostre Seignour le Roi Edward tiercz puis le conquest oetisme.

CARTA PRIORIS DE BRIDELYNGTON.

Henricus Rex Anglie Archiepiscopo Eboracensi et Justiciariis, Baronibus, vicecomitibus et ministris et omnibus fidelibus suis Francis et Anglicis de Eboracscira salutem. Sciatis me concessisse in elemosinam Canonicis Sancte Marie de Brydelyngetona ecclesiam de Scaleby cum capellis et terris ad eam pertinentibus et omnibus aliis rebus que ad prefatam ecclesiam pertinent. Quare volo et firmiter precipio quod bene et in pace et libere et quiete eam teneant sicut Eustachius filius Johannis eam eis dedit et concessit. Testibus H. de Say et Rogero de Bury apud Notingham.

CARTA PER ABBATEM DE RIEVALLE PREPOSITA.

Omnibus qui visuri sunt literas istas vel audituri, Thophinus de Alvestan* et Galfridus nepos ejus salutem. Sciatis quod isti homines juramento recognoverunt proprium vastum Regis esse ab Alvestanbek usque Takryvelyng, scilicet Reginaldus forestarius et Hugo Boya et Aelfwynus Hert, qui tres custodes fuerunt ejusdem vasti, et post eos juraverunt Thoraldus de Nova Villa et Gilbertus de Aton et Radulphus Lovel de Gristhorp, Willelmus filius Normanni de Ebreston, Asktillus Malekak, Gamel de Roeston, Theobaldus de Marton, Gamel de Rouceby, Cospatricius frater ejus, Ricardus filius Rogeri de Thornton, Eugenaldus de Wylton, Theodorus de Sexendal, Theobaldus

Pickering Forest, so that he shall not because of them be vexed by you or anyone else in our name at any time. Dated at Tutbury Castle the 13th August, 1334.

Henry I. granted in alms to the Canons of Bridlington the church of Scalby and the chapels, lands, and all else belonging to it. They were to hold it peaceably, freely, and quietly as Eustace son of John gave it to them.

To all who shall hear or see this letter Torphin de Allerston and Geoffrey his nephew send greeting. The persons mentioned in the text on their oath acknowledged that the waste from Allerston Beck to Takriveling belongs to the King; that is to say, up the course of the Midsike from Allerston Beckto the boundaries between Theokmarsh

^{*} See Rievaulx Cartulary, Surtees Society, Vol. LXXXIII., p. 135.

filius Pagani de Wycam, Thor filius Asce de Snaynton, Rogerus filius Ukk de Rolston, Hugo filius Walthevy de Roston, Stephanus Maungevylayn, Walterus Bardulf, Ulfrik de Kynthorp, Ricardus filius Angot, Ricardus de Galmeton, Willelmus filius Ketell, Ricardus filius Rollemylans, Stephanus filius Gamel de Pikeryng, Robertus de Bonefeld, Walterus filius Arnaldi de Aslakby, Willelmus filius Roescy, Lucas de Newton, Godfricus de Neuton; isti omnes, ut diximus, juraverunt, et nos cum ipsis, proprium esse vastum Regis ab Alvestanbek usque Takryveling et ita scilicet sicut Midesik tendit de Alvestanbek usque ad divisas inter Theokmers et Thornton, et inde per insas divisas inter Theokmers et Thornton usque in Midesik, ita quod totum territorium de Theokmers clauditur in vasto, et inde per Midesik usque in Kyptoftsik et ita per Kiptoftsik usque in Costam et ex altera parte de Costa usque Takryvelyng; infra has divisas nominatas habebat Eustachius filius Johannis dimidiam carucatam terre et pratum quoddam scilicet in Edynemersk, de quo prato singulis annis fenum auferri potuit, pro quo annuatim quatuor solidos solvebat socagio Regis de Pikervng.

[386] Alia Carta Abbatis de Whiteby.

Henricus* Rex Anglie Archiepiscopis, Episcopis, Abbatibus, Justiciariis, Comitibus, Baronibus, Vicecomitibus, ministris et omnibus fidelibus suis Anglie salutem. Sciatis me concessisse et confirmasse ecclesie Sancte Hilde et monachis in eadem Deo servientibus donacionem quam Alanus Bucell eis fecit de quadam terra que dicitur Westcroft et de pertinenciis ejus. Quare volo et precipio quod predicta ecclesia et monachi terram illam bene et in pace, libere et quiete et honorifice teneant cum pertinenciis ejus, sicut prefatus Bucell illam eis dedit et concessit et carta sua confirmavit. Testibus W. Marc' et R. de Conhill et Fulco de Oilly apud Westmonasterium.

and Thornton, thence along those boundaries back to the Midsike so that the whole of Theokmarsh is included in the waste, thence along the Midsike to Kiptoftsike, and so by Kiptoftsike into the Costa and on the other side of the Costa to Takriveling. Between these boundaries Eustace son of John had half a carucate of land and a meadow in Castle Ings, from which meadow hay could be carried every year. He paid four shillings a year for it to the King's soke at Pickering.

Henry I. confirmed to the church of St. Hilda at Whitby the gift which Alan Bucell made them of Westcroft. They were to hold it peaceably, freely, quietly and honourably.

^{*} Copied in Whitby Cartulary, Surtees Society, Vol. LXXII., p. 551.

TERCIA CARTA PRIORIS DE MALTON.

Henricus* Dei gracia Rex Anglie et Dux Normannie et Aquitannie et Comes Andegavie Archiepiscopis, Episcopis, Abbatibus, Comitibus, Baronibus, Justiciariis, vicecomitibus et ministris suis, Francis et Anglis, tocius Anglie salutem. Sciatis quod tota controversia que vertebatur inter monachos Rievallenses et Canonicos de Malton super pastura de Edivamersh coram me per precem et consensum meum amicabili composicione in hunc modum terminata est, monachi scilicet prefati concesserunt antedictis Canonicis ut habeant in pastura sua in vasto subtus Pikeryng imperpetuum boves xxx quibus colant terram suam de Malton et duos tauros et xxx vaccas quarum vituli cuin fuerint unius anni de predicta pastura movebuntur; que pastura est illa inter divisas concessa ad predicta animalia in longum a ponte de Houm usque Kyptoftleye et in latum a Costa usque ad rivulum qui currit juxta domos monachorum a parte occidentali et tendit versus Pikering. Preterea concessimust ut dāu habeant infra prescriptas divisas turbas sufficientes ad proprios domus sue usus quas solebant habere de Willelmo de Vescy et pratum quod habuiti in eodem in Edivamersh. Canonici quietam clamant imperpetuum monachis totam calumpniam quam habuerunt super vastum subtus Pikeryng. Testibus§ Willelmo filio Aldelini dapifero et Johanne Decano de Salesburgh et Magistro Willelmo de Cust, apud Stanford.

The charter of Henry II. to the House of Malton. The dispute between the monks of Rievaulx and the Canons of Malton was compromised as follows in the King's presence at his request and with his consent. The monks granted to the Canons that they should have in their pasture in the waste below Pickering for ever thirty oxen, with which they tilled their land at Malton, two bulls and thirty cows, whose calves should be removed from the pasture when they were one year old. The pasture granted for the use of these animals lies between these boundaries, namely, in length from Howe Bridge to Kiptoft|| leys, and in breadth from the Costa to the stream which runs to Pickering past the houses of the monks on their west side. The Canons were also to have within these boundaries sufficient turves for the use of their house which they used to have of William de Vescy, and the meadow which they held of him in Castle Ings. The Canons

^{*} See Malton Registrar, Claudius, D. XI., fol. 28.

⁺ concesserunt ut Canonici in Malton Register.

[‡] habuerunt de eodem Willelmo in Malton Register.

[§] See p. 84 ante for probably the same with other witnesses.

^{||} Canon Atkinson suggests, in the Rievaulx Cartulary, that Wintofts now represents Kiptofts.

Edward par la grace de Dieu Roi Dengleterre, Seignur Dirlande et Ducs Daquitaigne a nos chers et foialx Monsieur Richard de Wylughby et ses compaignons, Justices del Eyre de la foreste de Pikeryng salutz. Purce que nous avoms entendu par tesmoignance des gentz as queux nous devons foi que le Priour del Hospital de Seint John de Jerusalem en Engleterre feust et unquore est si malades qil ne poeit venir devant vous a voz primes sessions et unquore ne poeit en propre persone, vous prioms qe le dit Priour teignez pur excuse de ceo qil ne vient pas devant vous sicome desus est dit, et si vous luy eietz amercie par celle cause et reinz eietz fait lever de cele amerciement, le luy voilletz faire rellesser et rebailler pur lamour [386b] de nous. Done souz nostre prive seal a Euerwyk le xxij jour doctobre lan de nostre reigne oytisme.

Edwardus Dei gracia Rex Anglie, Dominus Hibernie et Dux Aquitannie dilectis et fidelibus suis Ricardo de Wylughby et sociis suis Justiciariis itinerantibus ad placita foreste in foresta Henrici Comitis Lancastrie de Pikering salutem. Quia diversi magnates et alii fideles nostri ac alii de regno nostro in comitiva nostra versus partes Scocie ad maliciam Scotorum qui se in magna multitudine congregarunt et marchias regni nostri ac alia terras et tenementa nostra hostiliter ingressi sunt, homicidia, depredaciones, incendia et alia mala diversa inibi perpetrando, cum Dei adjutorio reprimendam jam sunt profecti, nos indempnitati predictorum magnatum, fidelium et aliorum ne coram vobis in itinere predicto propter absenciam suam seu aliis de causis dum sic in negocio nostro steterint molestentur providere, et iter predictum ea consideracione et ob alias certas causas volentes pro

in return quitclaimed to the monks of Rievaulx all claim which they made to the waste below Pickering.

Edward III., by writ dated at York the 22nd October, 1334, directed Richard de Willoughby and his fellows, Justices in Eyre, having heard on the testimony of credible persons that the Prior of the Hospitallers had been and still was so ill that he would not appear before them in person at the commencement of their sessions, to excuse him for so doing, and if they had fined him and had not levied the fine, they were to remit it.

The same King, by another writ dated at York the next day and directed as before, since several great persons and others of his subjects were starting for Scotland in the King's company with the help of God to repress the malice of the Scots who had assembled in large numbers and had attacked in a hostile manner the marches of England and other of the King's lands, murdering, plundering, burning and committing other wrongs there, wishing to provide for the indemnity of

tempore continuari, vobis mandamus quod iter vestrum predictum ac omnia placita et alia quecumque iter illud contingencia in eodem statu in quo nunc sunt usque ad quindenam Pasche proxime futuram continuetis. Teste me ipso apud Eboracum xxiij die Octobris anno regni nostri octavo. Per ipsum Regem et consilium.

Edwardus Dei gracia Rex Anglie, Dominus Hibernie et Dux Aquitannie dilectis et fidelibus suis Ricardo de Wylughby et sociis suis Justiciariis itinerantibus ad placita foreste in foresta Henrici Comitis Lancastrie de Pikering salutem. Licet nuper pro eo quod diversi magnates et fideles nostri ac alii de regno nostro in comitiva nostra versus partes Scocie profecti fuerunt, ne iidem magnates, fideles et alii coram vobis in itinere predicto propter absenciam suam seu aliis de causis dum sic in obsequio nostro starent molestarentur, vobis mandaverimus quod iter vestrum predictum ac omnia placita et alia quecumque iter illud contingencia usque ad quindenam Pasche continuaretis, vobis tamen certis de causis mandamus quod iter vestrum predictum ad diem per vos ordinatum et prefixum ac placita inde teneatis et omnia alia que ad iter illud pertinent faciatis et expleatis mandato nostro predicto non-obstante. Teste me ipso apud Novum Castrum super Tynam xx die Februarii anno regni nostri nono.

Henri* de Lancastre, Seignur de Kydewelly a les Justices eyrauntz en la foreste de Pikeryng salutz. Come nostre treschier seignur et uncle Thomas jadis Counte de Lancastre par ses lettres patentz eyt pardone et quitement relesse a Edmund de Haystynges touz trespas de veneyson fait par lui en la foreste de Pikeryng taunqal xxvj jour doctobre lan du regne le Roi Edward fuiz au tresnoble Roi Edward disme, come en les dites lettres nostre treschier seignur et uncle au dit Edmund en faitz pluis pleynement [387] est contenuz, et nous sachoms la bone voillance de nostre treschier seignur et piere de faire au dit

these great men and other subjects lest they should incur liability before the Justices on account of their absence on the King's business, ordered them to continue their Eyre on the quindene of Easter in the same state as they then were.

The same King also, by another writ, directed as before, but dated at Newcastle-on-Tyne, the 20th February, 1335, directed that the Eyre should for the same reason as that given in the last writ be continued beyond the quindene of Easter up to a day to be fixed by the Justices.

Henry of Lancaster, Lord of Kidwelly, by letter dated at Pickering the 25th October, 1334, directed the Justices in Eyre in Pickering Forest not to trouble Edmund de Hastings contrary to the tenor

^{*} Son of the then Earl, afterwards the first Duke of Lancaster.

Edmund sur ceo due allowance, vous maundoms qe au dit Edmund encountre la tenure des dites lettres nostre treschier seignur et uncle male ne moleste nen facetz. Escriptz a nostre chastel de Pikeryng le xxv jour doctobre lan du reigne le Roi Edward tiercz puis le conquest oetisme.

Henri Counte de Lancastre et de Leycestre, Seneschal Dengleterre a Mounsieur Robert de Hungerford et a Johan de Hambury Justices del Eyr de nostre foreste de Pikeryng salutz. Purceo que nous avoms relesse et pardone par noz lettres patentes a nostre ame Chivaler Monsieur Rauf de Hastynges tout manere de trespas de vert et de veneson fait en nostre dite foreste de tout temps passe devant la date de nos dites lettres, si vous maundoms que vous soeffretz le dit Mounsieur Rauf en pees saunz empeschement ou chalenge faire devers lui par celle encheson, et ceste lettre vous serra garrant. Done a nostre Chastel de Kenillworth le viij jour doctobre lan viij.

A monsieur Richard de Wylughby et ses compaignons eirants en la foreste de Pikeryng salutz. Purceo que nous avoms de nostre grace grauntee a la Prioresse de Roscedale et a ses successours a touz jours qeles puissent tenir les deux choses [? closes] que sount presentez devaunt vous saunz estre abatuz, vous maundoms que vous facetz enrouler les choses avantditz a tenir en la fourme susdit saunz rien paier, issint qils soient enclose desore enavaunt selonc lassise de la foreste. A Dieu qui vous garde. Escriptz a Pikeryng le ix jour doctobre.

Henri de Lancastre seignur de Kydewelly as Justices eyrauntz en la foreste de Pikeryng salutz. Come nostre treschier seignur et uncle

of a pardon granted to him by Earl Thomas for all offences committed by him in Pickering Forest up to the 26th October, 1317, since he was well aware that his father was willing to allow the pardon.

Henry, Earl of Lancaster and Leicester, Steward of England, by letter dated at Kenillworth the 8th October, 1334, directed Robert de Hungerford and John de Hambury, Justices in Eyre in Pickering Forest, to leave Ralph de Hastings in peace, since the Earl had pardoned him all offences of vert and venison committed in Pickering Forest for all time past up to the date of the letter.

A writ dated at Pickering the 9th October, 1334 [?], directed Richard de Willoughby and his fellows Justices in Eyre in Pickering Forest, to cause to be enrolled a permission granted to the Prioress of Rosedale, to hold for ever the two things that had been presented against her, without causing them to be abated and without payment so long as thenceforth they were enclosed in accordance with the assize of the Forest.

Henry of Lancaster, Lord of Kidwelly, by letter dated at Pickering

Thomas jadis Counte de Lancastre par ses lettres patentz eit graunte a Rogier de Mannesere et a Peronel sa femme pur une fyne de quatre souz qils puissent de sa conge assartir et frusser vynt acres de wast de lour soille demesne et mettre en gaignage et partie en pree et pasture, solonc lassise de la dite foreste en les lieux de Slathornhirne* pres du champs de Kynthorp devers le West et Westslak et entre le Halugh et Whitemim [?], et qils puissent trois acres de lour bois en Whitemim et sept acres en un pendant vers Shepegate et Stenygate de southboys couper, donaunt de ceo a nous le quart dener issant de la dite vente, et nous sachoms la bone voillance nostre treschier seignur et pier de faire as dit Rogier† et Peronel sur ceo due allowance, vous maundoms que as ditz Rogier ne a Peronel encountre la tenure des dites lettres nostre treschier seignur et uncle male ne moleste nen facetz. Escriptz a nostre Chastel de Pikeryng le xxv jour doctobre lan du reigne le Roi Edward tierz puis le Conquest oetisme.

Henri de Lancastre seignur de Kydewelly a monsieur Richard de Wylughby et ses compaignons Justices eyrauntz en la foreste de Pikeryng [387b] salutz. Come nostre treschier seignur et uncle Thomas jadis Counte de Lancastre que Dieu assoille par ses lettres patentes eit pardone et quitement relesse a Hugh de Hastynges toutes trespas faites par le dit Hugh en la foreste de Pikeryng de venison en la compaignie Mousieur Nichol de Hastynges son frere et dautre trespas tanque al xxvij jour daugst en lan du reigne le Roi Edward fitz au tresnoble Roi Edward unzisme, come en les dites lettres nostre tresnoble seignur et uncle au dit Hugh ent faites plus pleinement est contenuz; et nous sachoms la bone voillance de nostre treschier

the 25th October, 1334, directed the Justices in Eyre in Pickering Forest to leave Roger de Mansergh and Parnell his wife in peace respecting certain matters granted to them by Earl Thomas which Earl Henry was willing to confirm; namely, permission given, in consideration of a fine of 45, to assart and break up twenty acres of waste of their own land, and put part to tillage and part to pasture and meadow, in Sloethorn hirn, near the common field of Kingthorpe to the west and Westslack, and between the Haugh and Whitemin, and to cut seven acres of underwood in a hagg lying towards Shepegate and Stonygate, paying to the Earl one-quarter of the proceeds of sale.

The same lord, by another letter dated as before, directed Richard de Willoughby and his fellows Justices in Eyre in Pickering Forest to leave Hugh de Hastings in peace because Earl Thomas pardoned him all offences of venison committed by him in Pickering Forest in the

^{*} A very descriptive name. Evidently a corner bordering on the common field overgrown with blackthorn. † He had then been dead some time.

seignur et pier de faire au dit Hugh due allowance sur ceo, vous maundoms que au dit Hugh encountre la tenure des dites lettres nostre treschier seignur et uncle mal ne moleste nen facetz. Escriptz a nos Chastel de Pikeryng le xxv jour doctobre lan du reigne le Roi Edward tierz puis le Conquest utisme.

Henri de Lancastre seignur de Kydewelly a monsieur Richard de Wylughby et ses compaignons Justices eyrauntz en la foreste de Pikeryng salutz. Come nostre treschier seignur et uncle Thomas de Lancastre, jadis Counte de Lancastre que Dieu assoille par ses lettres patentz queles vous sount moustrez eit pardone et de tout rellesse a Adam Dellerby tout le trespas par lui fait de venison en la foreste avauntdite taunque au trentisme jour de Septembre en lan du reigne le Roi Edward piere nostre seignur le Roi qorest disme, dount il feust endite devant ses verders et foresters en temps nostre dit seignur et uncle, et nous sachoms la bone voillaunce de nostre treschier seignur et piere de faire au dit Adam sur ceo due allowance, vous maundoms depar nostre dit seignur et piere que au dit Adam par encheson de nul trespas en la dite foreste fait devaunt le dit trentisme jour de Septembre ne facetz moleste ne grevaunce encountre la tenure des lettres patentz susditz. Escriptz a Pikeryng le xxv jour doctobre.

A Monsieur Richard de Wylughby et ses compaignons Justices eyrauntz en la foreste de Pikeryng salutz. Sachez nous avoir pardone a Roger de Fissheburne toute manere de trespas qil ad fait en la dite foreste de Pikeryng du comencement du mounde taunque au jour de la fesaunce de cestes lettres par quei nous voloms que toute manere des ditz trespas lui soient pardonez et voloms auxi que ses issues forfaites lui soient pardonez. A Dieu qui vous garde. Escriptz a Pikeryng

company of Nicholas de Hastings his brother, and all other offences up to the 27th August, 1318, which pardon Earl Henry was willing to confirm.

The same lord, by another letter dated as before, directed the same Justices to leave Adam de Ellerby in peace because Earl Thomas pardoned him all offences of venison committed by him in Pickering Forest up to the 30th September, 1317, for which he was indicted before the verderers and foresters in the reign of Edward II., which pardon Earl Henry was willing to confirm.

A writ, dated at Pickering the 8th of September, 1336, directed to the same Justices, stated that a pardon had been granted to Roger de Fishburn of all manner of offences committed by him in Pickering Forest from the commencement of the world up to the date of the writ, and the issues of his lands which had been forfeited were to be restored to him.

le viij jour de Septembre lan du reigne le Roi Edward tiercz apres le conquest disme.

Henri de Lancastre Counte de Derby a monsieur Richard de Wylughby et Johan de Hambury Justices del Eyre de nostre foreste de Pikeryng salutz. Purceo que de nostre grace especiale nous avoms pardone a nostre treschier et bien ame Monsieur Robert de Saltmerssh toutes trespas faitz en nostre foreste [388] avauntdite du comencement du mounde tanque au primer jour du vostre session et auxint nous luy avoms pardone sa fyne si nul soit faite devant vous pur nul trespas fait en mesme le temps. Si vous maundoms que vous luy facetz quitez de toutes choses que nous touchent devant vous par cause suisdite, et voloms que cestes noz lettres vous soient garrant. Done a Loundres le xxix jour Daprill lan du reigne nostre Seignur le Roi Edward duszime.

Henri de Lancastre Seignur de Kedewelly as Justices del Eyre de Pikeryng salutz. Purceo que nous avoms grauntee a nostre treschier frere* Monsieur Thomas Wake seignur de Lydel que chescun acre des assartz de sa Baronie de Midelton soit arente a un dener et maille par an, et auxint que nous ne prendroms des dites acres del comencement del Eyre tanqe a cestui jour forsque a la mountaunce dun dener et maille par an, vous maundoms que vous le facetz enrouler en la manere suisdite, issint que nostre dit frere ne ses hommes et tenauntz ne soient chargez fors solonc nostre graunt avantdite; et ceste lettre vous enserra garraunt. A Dieu. Escript a Kirkeby Moresheved le vj jour de Decembre lan du reigne nostre Seignur le Roi tiercz apres le conquest disme.

Edward par la grace de Dieu Roi Dengleterre, Seignur Dirland et

Henry of Lancaster, Earl of Derby, by writ dated at London the 29th April, 1338, directed Richard de Willoughby and John de Hambury to acquit Robert de Saltmarshe of all offences presented against him, since a pardon had been granted to him of all offences committed in the Earl's Forest from the commencement of the world up to the first day of the Sessions, as well as of any fine imposed upon him in respect thereof.

Henry of Lancaster, Lord of Kidwelly, by letter dated at Kirkby Moorside, the 6th December, 1336, directed the Justices in Eyre of Pickering to enroll a grant made by him to Thomas Wake of Liddell, that each acre of assarts in his Barony of Middleton should be arrented at $1\frac{1}{2}$ d a year, and that no more should be taken from the commencement of the Eyre up to the date of the letter.

Edward II., by writ dated at York the 3rd December, 1322, directed

^{*} Thomas Wake married the sister of Henry of Lancaster.

Ducs Daquitaigne a nostre bien ame Johan de Kilvyngton nostre bailliff de Pikeryng salutz. Nous envoioms a vous noz chiers valletz William Bacoun et Hugh Chastillon et vous mandoms que vous lour soeffreta prendre a nostre oeps entre ceste presente feste de Noel cinquante deymes et dusz bises en noz chaces et parkes dedeinz vostre baillie et a ceo lour soiez aidaunt et counseillant par toutes les voies que vous saverez et purrez, et lour facez trover cariage pur faire venir a nous la venison quant ils averont pris, et nous ferroms paier pur la cariage en nostre Garderobe a ceux qui laveront mesnez. Done souz nostre prive seal a Euerwyk le iij jour de Decembre lan du nostre reigne xvjme.

Edward par la grace de Dieu Roi Dengleterre, Seignur Dirland et Ducs Daquitaigne a nostre bien ame Johan de Kilvyngton Conestable de nostre Chastel de Pikeryng salutz. Nous vous maundoms que a nostre bien amez Johan de Dalton ou a son attorney en cele partie facetz liverer deux kenes convenables pur merym en nostre boys de Aleyntoftes dedeinz nostre foreste de Pikeryng de nostre doun, et voloms que cestes lettres vous soient garrauntz. Done souz nostre prive seal a nostre Tour de Loundres le xvij jour de Juyl lan de nostre regne xix^{me}.

Salutz et treschiers amystez. Purceo que nous avoms pardone de nostre grace especiale Janyn le Barbour nostre treschier frere Henri de Percy* toutes maneres [388b] de trespasses faites en nostre foreste de

John de Kilvington, the bailiff of Pickering, to suffer his valets, William Bacon and Hugh Chastillon, to take for his use at Christmas fifty bucks and twelve hinds in the chases and forests within his bailiwick, and to aid and advise them in all the ways that he could, and to cause carriage to be found for the venison when taken to bring it to the King, for which carriage payment would be made out of the Wardrobe.

The same King, by writ dated at the Tower of London the 17th July, 1326, directed the same bailiff to deliver to John de Dalton or his attorney two oaks fit for timber out of Allantofts within the Forest of Pickering of the King's gift.

The Earl of Derby sends greeting and dearest friendship from Pickering Castle the 12th of September. He directs [? the Justices in Eyre] to suffer Janin, the barber of Henry de Percy, in peace, since he has been pardoned all offences committed by him in Pickering Forest.

* The Henry de Percy who afterwards became brother-in-law to the Earl of Derby was hardly old enough to require shaving, unless the date was towards the close of the Eyre. He was the third Baron Percy of Alnwick, and was born in 1320.

Pikeryng, parqoi vous maundoms qe le dit Janyn soeffretz en pees sauz etre enpesche par la cause suthdit. Done a nostre Chastel de Pikeryng le xij jour de Septembre. Par le Count de Derby.

[302b] Sachent* touz gentz que je Johan de Bulmere de Wrelton ai grante et relesse et de tout quitclame pur moi et pur mes heirs al nobles hommes Monsieur Thomas Counte de Lancastre et de Leicestre, Seneschal Dengleterre et a ses heirs et a ses assignez tut le dreit et le claym que jeo avoi ou en nule manere avoir purroi en la baillie et la foresterie en la foreste de Pikering ensemblement ove la terre de Loketon, les quieux tenementz Wautier Boie mon besael agun temps tingt, cest a savoir quauntque me est heritablement descendu on purroit descendre des ditz tenementz par la mort le dit Wautier et Elene file et une des heirs le dit Wautier et miere Roger de Wrelton ove touz les apportenances, a avoir et tenir au dit Counte et a ses heirs. et a ses assignez quauntque me est descendu ou deveroit heritablement descendre de les avauntdites baillie, foresterie et terre des chiefs seignurages del fee a touz jours; et jeo lavantdit Johan oblige moi et mes heirs au garantir au dit Counte et a [393] ses heirs et a ses assignez touz les tenementz que a moi sount descenduz ou deveroient descendre ove les apportenances encountre touz gentz a touz jours. En tesmoigne de quieu chose a cest escrypt ai mis mon seel. Par vceux tesmoignes, Monsieur Robert de Holand, Monsieur William Tuchet, Monsieur Johan Beek, Monsieur Johan Clyf, Monsieur Gosselin Devvill, Williame Yelond, Bertin Bacoun, Esmund de Hastynges, Laurenz de Helk et autres. Done au Chastel de Pountfreit le xxix jour de Decembre en lan du regne le Roi Edward fitz au tresnoble Roi Edward duzisme.

Know all men that I, John de Bulmer of Wrelton, have granted, released, and entirely quitclaimed for myself and my heirs to the noble Thomas, Earl of Lancaster and Leicester, Steward of England, his heirs and assigns, all the right and claim that I have or in anyway could have in the bailiwick and forestership of the forest of Pickering together with the land of Lockton, which Walter Boye, my great-grandfather, once held, that is to say whatever descended or could descend to me by right of inheritance on the death of the said Walter and of Helen his daughter and coheiress, mother of Roger de Wrelton, to have and to hold to the Earl, his heirs and assigns, of the chief Lordships of the fee for ever; with clause of warranty. Dated at Pontefract Castle, the 29th December, 1318.

^{*} This is the release referred to at Vol. III., N.S., p. 87.

[The lay subsidies already printed in the Record Series of the Yorkshire Archæological Society, Vols. XVI. and XXI., afford considerable assistance in ascertaining the localities from which the several persons mentioned in the Forest Rolls came. In furtherance of this object I print two subsidy rolls of the years I Ed. III. and 6 Ed. III., respectively, so far as they relate to Pickering, Whitby Strand, and the immediate neighbourhood. The introductions of Mr. William Brown to the two volumes mentioned above, as well as that of Mr. J. A. C. Vincent to the Lancashire Lay Subsidies, make it unnecessary for me to add anything further. I have, however, copied from the Printed Rolls of Parliament extracts which relate to these two subsidies in question.]

Rot. Pat. 1 Ed. III., p. 3, m. 18 cedul. [See Rolls of Parliament, Vol. II., p. 425.]

PRO REGE DE VICESIMA COLLIGENDA IN COMITATIBUS.

R. militibus, liberis hominibus et toti Communitati Comitatus Norht, tam infra libertates quam extra ad quos etc. salutem. Cum Comites, Barones, Communitates Comitatuum ac Cives, Burgenses et Communitates Civitatum et Burgorum regni nostri, vicesimam omnium bonorum suorum mobilium nobis concesserint in subsidium defensionis regni nostri contra Scotos, inimicos et rebelles nostros, qui idem regnum nostrum hostiliter sunt ingressi, castra nostra et fidelium nostrorum infra idem regnum obsidentes et expugnantes, et homicidia, depredaciones, incendia et alia facinora inhumaniter perpetrantes; nos ut vicesima predicta ad minus dampnum et gravamen populi dicti regni levetur et colligatur providere volentes, assignavimus dilectos et fideles nostros Robertum de Daventre et Willelmum le Breton, una cum quodam clerico quem ad hoc duxerint eligendum et pro quo respondere voluerint, ad vicesimam predictam in Comitatu predicto tam infra

The Earls, Barons, communities of counties, citizens, burgesses, and communities of cities and boroughs had granted to the King one-twentieth of their moveable goods as a subsidy towards the defence of the realm against the Scots, the King's enemies and rebels, who had entered the kingdom in hostile manner, besieging and taking the castles of the King and his faithful subjects, and cruelly committing murders, depredations, arsons and other crimes. In order that this twentieth might be levied and collected with the less damage and annoyance to the people, the King appointed Robert de Daventry and

libertates quam extra assidendam et taxandam juxta formam ipsis inde ex parte nostra liberatam, et ad pecuniam de predicta vicesima provenientem colligendam et levandam et ad Scaccarium nostrum certis terminis liberandam; unam videlicet medietatem in crastino Purificacioncis beate Marie Virginis proxime futuro et aliam medietatem in crastino Nativitatis Sancti Johannis Baptiste proxime sequenti sine dilacione ulteriori; et ideo vobis mandamus quod prefatis Roberto et Willelmo ac clerico quem ad hoc elegerint, sicut predictum est, in premissis omnibus et singulis sitis intendentes, respondentes, consulentes et auxiliantes in forma predicta, et prout vobis scire facient ex parte nostra. In cujus etc. T. R. apud Lincoln, xxiij die Septembris. Per ipsum Regem et Consilium.

Eodem modo assignantur subscripti in Comitatibus subscriptis,

FORMA ASSIDENDI ET TAXANDI IN COMITATIBUS.

Ceo est la forme que les Asseours et Taxours du vintisme graunte a nostre Seignur le Roy en son tretiz a Nicol, lan de son regne primer, par Countes, Barons et les Comminaltez de touz les Counteez du Roialme, deivent garder, et mesme la vintisme asseer et lever, cest assavoir, que les chief taxours santz delai facent venir devant eux de chescun ville du countee deins franchises et dehors des plus leaux hommes et mieux vauez des mesme villes, a tieu noumbre dount les chief taxours puissent suffi-

William le Breton, together with a clerk, to be chosen by them, for whom they were to answer, to assess and tax the twentieth in Northamptonshire, both within and without liberties, according to a form delivered to them. The money to be so levied was to be paid into the Exchequer, one-half on 3rd February, 1328, and the remainder on 25th June following. The Knights, free men and the whole community of the county were therefore, by writ dated at Lincoln 23rd September, 1327, directed to assist the persons so appointed.

In like manner Thomas de Sheffield and Roger de Nunwick were appointed in the North Riding of Yorkshire.

The following is the form to be observed by the assessors and taxers of the twentieth granted to the King in the Parliament of Lincoln in 1327 by the Earls, Barons and Communities of all the Counties. The chief taxers are without delay to summon before them from every township in the County, both within liberties and without,

sauntment eslire quatre ou sis de chescune ville, ou plus si mestier soit a lour discrecion, par les queux la dite taxacion et ceo que a ceo appent affaire mieux purra estre fait et accompli. Et quaunt il averont tieux esluz, adunques les facent jurer sur Seintes Ewangeles, cest assavoir ceux de chescune ville par eux, queux issint jurez leaument et pleinement enquerront queux biens chescuns des meismes les villes avoit le jour de Seint Michel lan du regne le Roi q'ore est primer, en meson ou dehors, ou q'ils feussent, santz nul desporter, sur grefe forfaiture. Et touz ceux biens, ou q'ils soient devenuz depuis encea par vent ou en altre manere, loiaument taxeront selonc lour verroi valu, sauve les choses desouz forsprises, en ceste forme, et les ferront embrever et mettre en roule endente tout pleinement le plus en hast q'il purront, et liverer as chiefs taxours l'un partie desouz lour seaux, et reprendre devers eux l'autre partie desouz les seaux des chiefs taxours, et quand les chief taxours, averont receu en tiele manere les endentures de ceux qui serront jurrez a taxer en les dites villes, maismes les chief taxours loiaument et peiniblement examinent celes endentures, et si eux entendent q'il y eit ascun defaut, eux tantost l'adrescent, issint que rien soit concele ne pur doun ne pur regard de persone meins taxe que reson demande. Et voet le Roi que les chiefs taxours aillent de Hundred et de ville en ville la ou mestier serra a surveer

the most lawful and substantial persons, out of whom they can choose four or six, or more at their discretion, from each township, by whom the taxation can be made. Those chosen are to swear, township by township, on the gospels loyally and fully to inquire what goods every one in the township had the preceding Michaelmas, in the house and out of it, or wherever they might be, without showing favour to any, under heavy penalty. They are to tax the goods, no matter whether they have since been sold or otherwise disposed of, according to their true value, except the things afterwards mentioned, and cause them to be entered on an indented roll fully and as speedily as they can, and to deliver one part to the chief taxers under their seals, and to keep the other part in their possession under the seals of the chief taxers, and when the chief taxers shall have received in such manner the indentures of those sworn to tax in the several townships, they shall loyally and painfully examine the indentures, and if they find any mistake shall at once set it right so that nothing shall be concealed and no person less taxed than reason requires, either for bribe or favour. The King also requires the chief taxers to go from hundred to hundred and township to township where need shall be, to overlook and inquire whether the subtaxers in the townships have fully taxed and presented to them the goods of every one, and if they

et enquere que les soutz taxours en les meismes villes eient pleinement taxe et a eux presente les biens de chescun, et s'il troessent rien concele, meintenant l'adrescent et facent assaver as Tresorer et Barons del Escheqer les nouns de ceux qi issint averont trepassez et la maner de lour mesprise. Et la taxacion des biens de soutz taxours des villes soit faite par les chief taxours et par altres prodes hommes queux eslirront a ce faire; issint que les biens de ceux soient taxez bien et loiaument en meisme le manere que des altres. La taxacion des biens as chiefs taxours et de lours clercs soient reserve au Tresorer et as Barons del Escheger. Et les chiefs taxours, si tost comme il averont receu presentement de soutz taxours, facent lever le vintisme al oeps le Roy santz delai et santz desport faire a nuly en la forme que enjoint lour est par commission. Et facent faire deux roules de la dite taxacion accordantz en touz pointz et reteignent l'un devers eux pur lever la taxacion et l'autre eient a l'Escheger nostre Seignur le Roi lendemain de la Purificacion nostre Dame, a queu jour il ferront lour prime paie. Et fait assavoir que en ceste taxacion des biens de la Comminalte de toux les Countes seront forspris armure, mounture, ineux et robes, as chivalers et as gentz hommes, et a lour femmes, et lour vessel d'or, et d'argent et d'arrein. Et des biens des meseaux la ou il sount governez par soverein meseal ne soient taxez ne prisez. Et s'il

find anything concealed, they shall set it right and notify to the Treasurer and Barons of the Exchequer the names of those whom they shall have found offending and the nature of their offence. The goods of subtaxers in a township are to be taxed by the chief taxers and by other honest men whom they shall choose for that purpose, so that they may be well and loyally taxed, the same as the rest. The goods of the chief taxers and their clerks are to be taxed by the Treasurer and Barons of the Exchequer. The chief taxers, as soon as they shall have received presentment from the subtaxers, shall without delay and without showing favour to any, cause the twentieth to be levied to the use of the King in the form laid down in their commission. They are to make two rolls of the taxation, agreeing in all points, one they are to retain in their possession for the purpose of levying the taxation, and they are to send the other to the Exchequer on February 3, on which day they are to make their first payment. It is to be known that in their taxation of the goods of the Communities of the counties there are to be excepted armour, riding horses, jewels and robes of knights, gentlemen and their wives, and also their vessels of gold, silver and brass. If lepers are governed by a chief leper their goods are not to be taxed, but they are to be taxed like those of other folk where they are governed by a master. Goods of persons

soient meseaux governez par Mestre sein, soient lour biens taxez come des autres.

Et fait a remembrer que des biens des ditz gentz des conteez, queux biens ne attiegnent a dis soldz, ne soit rien demande ne leve. Et voet le Roi que les ditz taxours pur quei ils facent pleinement et leaument les choses susdites, eient plus suffisauntement lour despens que autres ne ount eu en tieu cas cea en arrere. Et que les chiefs taxours ne lour clercs ne preignent rein pur chapitres ne pur tailles faire ne per roules receivre, sur lour serment.

Rolls of Parliament (Printed Edition), Vol. II., p. 66.

Ces sont les remembrances des choses faites en Parlement somons a Westminster lendemayn de la Nativite nostre Dame par jour de Meskerdi lan du regne le Roi Edward le Tierce apres le Conquest sisme.

[The commencement states that the Chancellor, the Bishop of Winchester, having said that the occasion of summoning Parliament was to treat of the rebellions in Ireland, the Prelates, Earls, Barons and other great men asked for time to consider the matter and the sitting was adjourned until the next day.

The first matter was the passing of an ordinance against appearing in Parliament and elsewhere armed. Next]

A queu jour de Joedi eu ent trete et deliberacion, cest assaver les ditz Prelatz par eux mesmes, et les ditz Countes, Barouns et autres grantz par eux mesmes, et auxint les Chivalers des Countes par eux mesmes, si respondirent, q'ils avoient grant consideracion as noveles qe de jour en autre viendrent des parties d'Escoce et as perils qe poeient de leger

below the value of 10⁵ are exempt. The taxers are to have their expenses as others have in times past had, so that they may perform their duties fully and loyally. The chief taxers and their clerks on their oath are to take nothing for chapters* or for making tallies or for receiving rolls.

The record of the matters transacted in the Parliament of Westminster, on Wednesday, 9 September, 1332.

On the next day, Thursday, the Prelates deliberating by themselves, the Earls, Barons and other great men by themselves, and the Knights of the Shires by themselves, answer was made that having regard to the news from day to day coming from Scotland, and to the dangers that could easily happen to the Kingdom of England and the King's people by the absence out of the Kingdom of the King, in case the Peace lately made between England and Scotland be broken, it would be best for the King to stay within England and to journey towards the North, having with him wise people and a sufficiently strong force to defend

^{*} Possibly referring to meetings of the subtaxers.

avenir au Roialme d'Engleterre et au poeple le Roi par la absence le Roi hors du Roialme, en cas qe la pes nadgaires faite entre les Roialmes d'Engleterre et d'Escoce feust rumpue : et conseillerent pur le mielz qe nostre Seignur le Roi demorast en Engleterre et se treissist devers les parties de Northe et g'il eust ovesqe lui sages gentz et forcibles pur sauvation du dit Roialme et de son poeple en cas qe les gent^z d'Escoce ou autres y voleient entrer pur mal faire. Et auxint conseil-lerent qe le Roi y mandast forcibles gentz et sages as parties d'Irlande et auxint d'argent en aide de ses liges gentz illoeges. Et pur ce qe nostre Seignur le Roi ne puist cestes choses perfaire sanz ce q'il soit aide de son poeple, si ount les dites Prelatz, Countes, Barouns et autres grantz, et les Chivalers des Countes, et tote la Commune de lur franche volonte pur perfaire les susdites choses, et issint qe nostre Seignur le Roi vive de soen, et paye pur ses depenses, et ne greve poynt son poeple pur outraiouses prises n'en autre manere, grante a nostre Seignur le Roi le quinzisme denier a lever de la Communalte et le disme dener a lever des Cites, Burghs et les Demeyns le Roi. Et nostre Seignur le Roi a la requeste les ditz Prelatz, Countes, Barouns et les Chivalers des Countes, en esement de son dit people, ad grante qe les Commissions nadgaires faites a ceux qi sont assignez d'asseer taillage en les Citez, Burghs et demeyns par tote Engleterre, soient de tot repellez quant a ore; et ge sur ce briefs soient mandez en due fourme, et ge pur temps avenir il ne ferra asseer tiel taillage fors ge en manere come ad este fait en temps de ses autres auncestres et come il devera par reson.

the realm and the nation in case of a Scotch inroad. The King had better also send strong and prudent folk to Ireland in aid of his liege subjects there. Since the King cannot do this without help from his people, and in order that he may do it and have the means of living and not be forced to take ought in grievous manner from his subjects, or vex them in any other manner, the Prelates, Earls, Barons and other great men, and the Knights of the Shires, and all the community of their own free will, have granted to the King the fifteenth penny to be levied from the community at large, and the tenth penny from the Cities, Boroughs and ancient demesnes. The King, at the request of the Prelates, Earls, Barons, and Knights of the Shire, in easement of his people, has granted that the Commissions lately made to those who are assigned to assess the tallage in the City, Boroughs, and ancient demesnes of England, be from henceforth null and void; and that writs to this effect be issued; and that for the future he will only cause tallage to be assessed as it used to be in the time of his ancestors and as by right it ought to be.

YORKSHIRE LAY SUBSIDIES (EXCHEQUER), $\frac{211}{6}$.

Particule compoti Thome de Sheffeld et Rogeri de Nonewik taxatorum et collectorum vicesime Regi in Northtruding infra Comitatum Eboracensem a laicis concesse anno Regis Edwardi tercii post conquestum primo.

m. 24.

COMITATUS EBORACENSIS.

VILLA DE SCARTHBURGH.

BURGENSES DE SCARDEBURGH.

De

Willelmo Sauber iis Roberto Tulker iiijs Thoma Couper xijs Waltero de Beverlaco xvi:jd Thoma de Thornton vjd Johanne de Beverlaco xiiijd Thoma de Stulhill iijs Galfrido filio Jollani iijs Roberto de Unkelby vis Johanne de Hambury iijs Thoma de Folkton xijs Johanne Seriant xviiid Willelmo del Hill iiijd Henrico de Bogland iiijs Willelmi Allewy xviijd Johanne filio Hugonis ijs Ricardo de Wallesgrave iiis Simone Pistore iiijs Roberto de Procleu [?] iijs Beatrice Flanner xijd Ricardo de Neuton ijs Iohanne ad Crucem iijs Hugone Carnifice ijs Ricardo Nobele xijd Willelmo Sage iiijs Ada de Semer vis

De

Iohanne de Semer ixs Hugone le Chapman vis Waltero de Neuton iiiis Willelmo de Bucton iiis Alano Cissore iiijs Willelmo de Whiteby xijd Ada filio Dionysie xijd Ricardo de Ravenser xviijd Willelmo Colden iis Ricardo de Bampton iijs Willelmo de Sharp xijd Henrico del Clif xviijd Ada de Pikering iijs Ada de Helperthorp iijs Roberto Molendinario iiijs Johanne de Ravensere ijs Johanne de Redker xijd Ada Beaufront xijd Roberto Lucas vs Willelmo de Ravenser ijs Simone filio Aleni xs Willelmo del Salav iis Radulpho le Fughler ijs Nicholao de Eston xijd Johanne de Watre ijs Johanne Ithou juniore ijs

Johanne de Brompton iijs Roberto Lymbrinner* xijd Radulpho filio Beatricis xxixd Johanne de Hunmanby xijd o. Willelmo Kemp xviijd Henrico de Roston iijs† Roberto de Roston, xijd o. Henrico de Lutton ijs Willelmo Cute vs Henrico Horn iijs Ricardo de Neuby ijs Rogero de Helperthorp xijd Thoma Cissore xijd Ricardo Morice iiijs Johanne de Burgo ijs Roberto‡ Heved iijs Willelmo de Beverlaco ijs Simone Mareschall viijs Thoma Chapman ijs Johanne de Elvetlay vs Henrico le Coroner ijs Ada de Fulestou ijs Ricardo de Snaynton ijs Ada Toye xijd

De

Johanne filio Matildis vs Thoma fratre ejus iijs Willelmo filio Matildis iijs Rogero de Solario iijs Thoma de Solario vs Thoma Corner iiis Johanne de Solario vs Johanne filio Simonis ijs Willelmo filio Rogeri vs Roberto Fayrbarn xijd Alano de Snaynton iijs Stephano le Taverner ijs Ricardo de Irton xviijd Roberto de Hoton [?] ijs Radulpho de Levesham ijs Willelmo de Duffeld iijs Johanne Gomer ijs Hugone de Wandsford ijs Roberto de Aton ijs Johanne de Seterington ijs Hospitali Sancti Thome [?] xijd Ada Carectario xijd Simone Sage xijd Summa xiijli ixs vjd

BURGUS DE BOUTHAM.§

De

Roberto de Boutham ij^s vij^d Willelmo le Barker ij^s iij^d Radulfo Prestman xviij^d De Willelmo de Saxton ij^s Agnete uxore Radulfi del Cee ij^s iij^d

Summa xs vijd

Summa tocius recepte duorum burgorum xiiijli jd

The liberties of St. Peter, York, and of Byland follow on the back of m. 21 and on m. 1.

(m. 2) LIBERTAS DE PIKERING.

De ATC Gilberto de Aton x^s Johanne de la More ij^s Henrico de Fischburn xij^d De Roberto Waker iij^s Ricardo Palmer iij^s vj^d Michaele de Bulmer xviij^d

^{*} Lime-burner. † Some of these figures are very faint. ‡ See post p. 167. § Exchequer Lay Subsidy (Yorks) $\frac{2}{2} \frac{1}{0}$ contains a return for the City of York, except the suburb of Bootham.

Willelmo Carman ijs
Johanne filio Isabelle iijs
Willelmo de Elmet xij^d
Willelmo de Osgotbi ijs vj^d
Johanne Sel xij^d
Willelmo Wyles xxj^d
Willelmo Harald ijs ob.
Thoma filio Walteri xviij^d
Roberto filio Osberne xv^d
Willelmo de Brumpton xxj^d

De

Ricardo filio Henrici xij^d
Roberto Widson xv^d
Gerardo Pedour iij^s q^a
Willelmo de Dale xxj^d
Thoma de Snaynton ij^s vj^d
Roberto Derlyng ij^s
Ricardo Palmer* ij^s
Adam Carman ij^s
Willelmo de Elmete ij^s
Roberto Broun ij^s
Summa lviij^s iij^d ob, q^a

BRUMPTON ET SALDEN.

De

Gilberto de Aton vjs Johanne Morin xijs Willelmo de Slengesby vs iiijd Alicia de Aton vs Alano Wage iijs ixd Johanne de Plumpton xviijd Ricardo filio Simonis iiijs vjd Willelmo Archer iiijs iijd Rogero Attebeg' iijs ijd Waltero de Westhorp ijs Philippo Breget† ijs vjd Adam Fabro ijs Matilda uxore Henrici ijs Beatrice uxore Simonis iijs Ricardo de Malpas ijs vd Thoma filio Arnulfi iijs jd ob. Ricardo Mot ijs Bartholomeo filio Willelmi ijs vjd

Bartholomeo filio Radulfi ijs vijd

Dε

Waltero de Schirburn ijs Willelmo Hermer ijs ixd Alexandro Oliver iiijs iijd Thoma Hermer iijs Johanne Wither iijs iiijd Alano Wyther ijs iijd ob. Johanne filio Roberti iis Waltero filio Willelmi ijs iiijd ob. Alano Bond ijs xjd Radulfo filio Willelmi ijs ob. Petro Broun vs jd Alano filio Radulfi ijs iijd Thoma Broun iiijs iijd Johanne Wringes vs ijd Isabella de Vescy ijs jd Ricardo de Dalby iiijs Johanne Forester xijd Willelmo de Dugelbi xijd Johanne de Hoton xijd Summa vjli iijs vd

SYVELINGTON.

De

Johanne Wals ix^d Alicia uxore Rogeri vj^d Ro

Roberto Muton ix^d ob. Willelmo filio Margerie xij^d

De

^{*} It will be noticed that occasionally the same name appears to be entered twice in the same township.

[†] In Yorkshire Lay Subsidies, Yorks. Arch. Soc. Record Series, Vol XXI., p. 60, we find Phillippo Broget ijs vjd.

Ricardo filio Roberti, vjd Thoma Blaver xijd

De

Beatrice filia Galfridi* vid Summa vs ob.

[m. 2b.] THORNTON IN PIKERINGLITH.

Roberto de Bordesden [?] ijs vd ob. Johanne Fabro ijs iijd qa Nicholao Welum xvjd qa Willelmo Itory iijs jd ob. Johanne de Wyntringham xiiijd ob.

Hugone Vicario ijs vjd ob. Rogero Broun ijs vd Galfrido de Kynthorp [?] xviijd . . . esgarth ijs jd qa $W \dots x^{d} q^{a}$ Ricardo Russell ijs vijd ob. Bartholomeo Carpentario xviijd Johanne Campioun xixd ob. Calwsthotes [?] in Marisco xvid ob. Abbate de Rievalle xiiijs xd Roberto Campioun ijs ixd ob. Willelmo Page iijs Rach' de Ellerburn xijd Roberto Fabro xijd Johanne Boy xijd Thoma Percival xiid Summa lis vijd

EBRISTON.

De

Johanne Crokebayn† iijs iijd Thoma Sorays‡ ijs viijd Johanne Playndam[our] xvd Galfrido Attecotes iijs ob. Johanne Fabro xviijd Hugone Polayn ijs iijd Willelmo Sulle iijs iijd ob. Johanne filio Simonis xvd qa Ivone filio Simonis xxid Willelmo Fabro xvd ob. Willelmo de Touthorp iiijs vjd Thoma Cissore iijs vjd Willelmo Langbarn iijs iijd ob. Henrico Tannour xvd ob.

De

Thoma le Kebayner xxjd Johanne de Werdale xiiijd Henrico Carpentario ijs iijd qa Willelmo filio Beatricis xvd qa Roberto de Grendale iijs ob. Thoma Fuller xvd Willelmo Capellano xvd ob. Johanne de Swathorp xiiijd Roberto Mercar' iijs ob. Willelmo de Bossall vijs ob. Johanne de Camino xijd Thoma Blund xijd Johanne filio Godfridi xijd Willelmo Fox xijd

SEMERE.

Elianora de Percy xiijs iiijd Roberto de la Pant' iiijs

De

Tohanne del Grene vs Johanne [? filio] Simonis ijs

Summa lxjs vd qa.

^{*} Possibly Galfridus ad Portam, who paid 2s 51d as one-fifteenth in 1301. See Yorkshire Lay Subsidies (ut supra), p. 64.

[†] Crooked leg.

[#] Southerner.

[§] Full of love-plein d'amour.

De Willelmo filio Rach' xviij^d Henrico del Grene iiij^d Johanne filio Thome ij^s Rogero Pedfer v^s Johanne filio Willelmi v^s vj^d Willelmo Russell iij^s De
Willelmo de Helle iiijs
Rogero Pedfer ijs vjd
Simone Prestman xiijd ob.
Johanne Swyfte iijs
Willelmo Begzman xijd
Johanne Fraunceys xiiijd
Summa lviijs id ob.

ALSTAN [ALLERSTON].

De Radulfo de Hastinges iij^s viij^d Johanne filio Alani ij^s x^d Ricardo Burkeved ij^s vij^d ob. q^a Willelmo de Edeston ij^s iiij^d ob. Roberto del Hale xx^d Ada de Cralom xxi^d ob. De
Johanne de Gayole xv^d ob.
Johanne de Skelton ij^s ij^d
Matilda le Sapere ij^s iiij^d ob.
Rogero de Alstan xij^d
Roberto Whiting xij^d
Summa xxij^s viij^d ob.

[m. 3.] CAYTONE.

De
Willelmo Bard iiij^s
Willelmo de Righton ij^s
Thoma Ormesheved xviij^d
Willelmo filio Agnetis xij^d
Johanne de Kiluardby, ij^s
Galfrido de Spayne ij^s iij^d

De
Willelmo filio Roberti ij^s
Galfrido ad Ripam vj^d
Johanne filio Thome xij^d
Johanne filio Radulfi ij^s
Johanne le Strange xij^d
Henrico Carectario xij^d
Summa xx^s iii^d

SCALBI CUM SOCO.

De
Alexandro de Bergh ijs
Henrico filio Willelmi vijd ob.
Rogero de Solario xviijd
Stephano filio Lamberti iiijs vjd
Johanne filio Willelmi xviijd ob.
Hugone filio Alicie vijd
Roberto filio Lamberti iiijs jd
Waltero de Burton xvd
Isabella de Stapilton iiijs ijd
Ada Clerico xijd qa

De
Radulfo filio Willelmi ij^s
Willelmo Ward ix^d
Rogero de Stapilton ij^s q^a
Ivone filio Willelmi xviij^d
Thoma de Silfou xv^d ob.
Thoma Waldis ix^d
Henrico Stracour xv^d q^a
Ada Jol xij^d
Priore de Bridlington vij^s
Bartholomeo filio Galfridi* xviij^d

^{*} His father Geoffrey, the son of Bartholomew, in 1301 was assessed at 118 10d, representing personal estate of the value of £8 178 6d. The son apparently has only to the value of £1 108.

Willelmo de Haterbergh xviijd Rogero filio Willelmi xviijd

De

Johanne de Aula xviijd Johanne Scharp xviijd Summa (illegible).

HOTON BUSSELL.

De

Matildide de Bruys iijs ob. Thoma del Dale ijs iiijd qa Ricardo le Hoghird ijs iijd ob. Johanne filio Willelmi xiijd ob. Galfrido de Hawlay ijs vjd Waltero de Westeby xijd ob.

De

Thoma de Galmton xiiijd Johanne Gristan vjd Alano filio Radulfi vid Ricardo Mirbel vjd Ricardo [?] Redheved vid Summa xviijs* vjd qa.

WYLTON.

De

Johanne [?] de Heslarton iiijs vid . . de Valle xxjd qa Johanne [?] filio Stephani xiiijd ob. Alexandro de Scameston xxijd ob, De

Galfrido Remay xijd qa . xijd Johanne [?] de Mersk xijd Willelmo de Galmton [?] xijd Summa xiijs iiijd ob.

SNAYNTON.

De

Margeria de Boynton† Roberto de Sandesbi Roberto Thornef Hugone de Shenyngton [?] Alicia Trusbut Nicholao Haldan Johanne Miry Alano Fox

De

Ricardo de Etton xixd Roberto filio Ingeldi iiijs jd Roberto Kuteman [?] vijd ob. qa Rogero de Ousteby‡ xijd Willelmo Barker xijd Johanne Tattman xijd Johanne Mortimer xijd Summa xxxjs ixd ob. qa.

LIBRISTON GRISTHORP ET NEUBUGGING.§

De

Willelmo Playz iijs jd Roberto Playz vjs jd ob Johanne del Grene ijs qa Galfrido de Cayton ixd ob. Roberto filio Thome xviijd ob. Radulfo filio Stephani ijs jd ob. Willelmo filio Henrici ijs vjd ob. Roberto filio Isabelle xvd qa Johanne de Shirburn vs Thoma filio Agnetis xijd Alano Neubigging xijd Thoma filio Ivette xijd

Summa xxvijs vjd.

* Should apparently be xv.

+ The amounts paid by the first eight names are practically illegible.

‡ Estiby in Yorkshire Lay Subsidies of 1301 (ut supra), p. 57.

§ Newbigging, Filey Par

[m. 3 b.] KINTHORP.

De

Thomas Gergot xxd ob. Iohanne filio Ade xxijd ob. qa Ricardo del Dale xixd ob. qa

Johanne de Rouceby xijd Rogero filio Rogeri xijd Summa vijs iijd.

LEVESAM.

De

Domina* de Levesam vs vjd Rectore Ecclesie ijs Emma uxore Thome iiis Johanne clerico xijd

De Waltero de Levesam xijd Roberto Raven xijd Thoma Raven xijd Summa xiijs vjd.

Wyкенам.

De

Johanne Gest ijs Waltero Wetherhird xijd qa Willelmo Falhdam xiiijd ob. Johanne de Wykeham iijs ijd Radulfo Haterell ijs ob. Radulfo de Haterbergh ixd Thoma Douber xviijd ob. qa Roberto de Stanes vs qa Willelmo filio Roberti ijs

De

Godardo filio Petri ijs vjd ob. Roberto Staumpes† Johanne Lagan Matheo de Aton Roberto Mote Thoma de Wilton Roberto Kelke Alano filio Ricardi

Werlton. 1

De

Willelmo Percy§ xij^d xviijd Ricardo Halman xijd

De Johanne Dring xijd Johanne Colling vjd Thoma [?] Bati vjd . . . Colling vjd Summa ixs

CROPTON DE ARTHOFT.

De

Johanne Kyng xvd ob. Petro filio Gervasii ijs Johanne de Farndale [?] ijs jd ob. Alano Storour xxid

De

Roberto Cokerell xvd ob. Hugone Sutore ijs vjd Johanne Stirkhird xviijd ob. Thoma Abram xvd

* Probably Scolastica, mother of John de Melsa.

+ The amounts paid are illegible.

Wrelton.

§ Percehay. If the addition is correct, he paid 38. || Cropton and Hartoft do not appear in the Yorkshire Lay Subsidies of 1301, unless Brompton at p. 62 can be a clerical error for Cropton. The names seem to

belong to the latter place.

De Ada Gikel xiij^d ob. Elia Cokerell xij^d Ricardo ad Portam vj^d De

Johanne de Clyf vj^d
Johanne filio Roberti vj^d
Summa xvij^s iiij^d ob.

NEUTON.

De Priorissa de Rossedale iij^s Roberto Fabro iiij^s Johanne de Aula vj^d q^a De Ada de Neuton xij^d Roberto Brusman vj^d Ada Forester iij^s Summa xij^s q^a

FARMANBY.

De Roberto de Pykering v^s vj^d Radulfo de Hastinges iiij^s ij^d ob. q^a Edmundo de Hastinges ij^s ix^d q^a Willelmo filio Alani iiii^s De Johanne Herte ij^s ob. Roberto Campioun xij^d Willelmo Page xij^d Henrico Wyten vj^d Summa xxj^s ob.

ASLACBY.

De Ricardo Scotti xx^d Johanne Boy iij^s j^d Ricardo ate Lofte iij^s Henrico Hocrell iij^s ob. De Rogero de Pert xviij^d Ricardo de Uphall xij^d Johanne Hert vj^d Summa xiij^s ix^d ob.

[m. 4.] MIDELTON JUXTA PIKERING.

De
Johanne de Cokham iijs vjd ob.
Johanne Bridd xviijd ob.
Johanne Orre xjd ob.
Roberto Attayk' viijd
Willelmo Caa ixd

De
Waltero serviente Johannis de
Cocham xij^d
Johanne filio Ricardi xij^d
Willelmo Dugg' xij^d
Johanne de Cleveland vi^d

PIKERING.

De Johanne Beucol ij^s Jacobo Fullo iiij^s Agnete Haget xx^d Willelmo Astin xij^d Galfrido Benne iij^s Johanne Fabro ix^d Johanne del Marrays ij^s ij^d De
Willelmo ate Bogh' ijs
Elena Lighfote xiiijd
Roberto Bellard ixd
Johanne filio Ade iijs
Galfrido atte Mare ijs ijd ob.
Alicia de Wandes[ford] vjd
Ada atte Mare xxd

Thoma filio Willelmi ijs ob. Johanne Bellard xijd Roberto de Holden xd ob. qa Willelmo filio Hugonis xijd Ricardo del Cloe iiiis Johanne Lang iiis Isabella de Hospitali xiid Johanne Widde xiiijd

De

Willelmo Kutte ijs Ada Dressur xvjd Ada Trusseluf iis Roberto del Wode iiis ob. Ricardo de Kirkeby xvjd Johanne de Kirkeby xijd Thoma Rede ixd Iohanne Hog' iis Summa liijs vd qa

SOKA DE PYKERING.

Sancti

De

Fratribus Hospitalis Nicholai viiis Johanne de Dalton vs Roberto Thorald ixd

De

Michaele de Kilvington ijs Rogero le Lunge viis Willelmo le Lunge vs Summa xxviis ixd

LOKETON.

De

Rogero de Loketon xvd Willelmo W vd ob. Iohanne del Cote vid Roberto R . . . xijd Nicholao . . . vd Johanne filio Gilberti ixd Radulfo del Dale vd Nicholao Rauman xijd

De Radulfo Coyller xixd Nicholao filio Rogeri iis Beatrice Sadde ixd Hugone Cissore vid Emma del Dale vd ob. Roberto Scott' iis Simone del Hill ijs Alano de Wherleton ijs Summa xviis id

Summa* summarum tocius Libertatis de Pikering xxxviijli xiijs iiijd ob. qa probatur.

The following are extracts from the rolls of neighbouring Wapentakes containing mention of persons whose names occur in the proceedings of the Forest Eyre of Pickering.]

* It is interesting to compare this list with that of 1301 [Yorkshire Lay Subsidies ut supra ; one-fifteenth at the same rate would have produced £51 odd, but in 1301 it produced double. At m. 17 we find this entry: "Touthorp Ercewyc nichil respondent quia loca vastantur et nullus moratur ibidem." Possibly the explanation of the omissions in this account is similar. Altogether it shows that the country had not yet recovered from the devastation inflicted by the invasions of the Scots.

[m. 4b.] WAPENTAKE DE RIDALE.

KIRKEBIMORESHEVED.

De Thoma Wake vis De

Thoma Wake vj³
Willelmo in le Hirne xij⁵
Willelmo de Ampleford iiij⁵
Willelmo de Donyethueyt xviij⁴

Nicholao de Repingale iij^s vj^d Ricardo de Westgill ij^s vj^d Willelmo Percy ix^d

RYTON.

De Waltero Percehay iiijs ixd

[m. 5.] Aymonderby.

De Willelmo de Percehay iiijs

NOVA MALTON.

De

De

Gilberto de Aton vj^s iii^d Roberto Courcy ij^s ob. Bartholomeo de Scálby iijs qa

[m. 6b.] SLENGESBY.

De

De

Willelmo de Wyvill vijs

Willelmo de Holthorp v^s j^d

NAULTON BODLOUM.

De Ricardo de Naulton xvd

m. 17. WAPENTAK DE LANGBERGH.

JARUM.

De Roberto de Farburne vjs

[m. 17b]. BROTTON.

De Bartholomeo de Fanacourt ijs

SKELTON.

De Johanne Fauconberg iiijs

KILDALE.

De

De

Johanne de Percy ijs Thoma de Alburwyk xijs Johanne Cissore xviijd Rogero filio Radulphi xijd Radulpho Pistore xij^d Henrico le Couhirde ij^s Willelmo filio Walteri xij^d

MERSK.*

De

De

Johanne de Faucomberge iijs ijd Roberto Capon xviijd

* Marske by the Sea.

[m. 18.] Eston.

De Nicholao de Manill xs

[m. 18b.] ORMESBY.

De Alexandro de Percy vs vjd

HILDERWELL.

De Roberto de Hilderwell xviijd

BARNEBY.

De Johanne de Landmot vs

KIRKELITHOM.

De Willelmo de Tweng iiis

[m. 19.] ESEBY. De Johanne Moubray iiiis

UGTHORP.

De Willelmo Sparow ijs

CRATHORN.

De Willelmo de Ayreminne ijs

WERLTON.*

De Nicholao de Menyll vs

[m. 19b.] NEUTON IN WHITEBY STRANDE,

De Petro de Aclum iiijs

De Roberto de Aclum xiid

EGGETON.

De

Petro Wylest ijs

Roberto de Lelum iiis

De

Willelmo de Lelum iiijs

Alano Peche iiis

DANEBY.

De

Thoma Sturmy xxijd

Thoma Chapman ijs iijd ob.

De

Willelmo filio Walteri iiijs jd ob. ga

Johanne Blaver xxid

^{*} Whorlton.

[†] Placita de Banco, Easter, 15 Ed. III., r. 179. Peter Wyles, bailiff of Peter de Malo Lacu le quint, was sued for not accounting for 200 quarters of wheat, barley, and oats, value £40. His defence was that he had rendered account before Richard de Naulton and Robert de Barton, the auditors.

[m. 21.] LIBERTAS DE WHITEBY.*

Soutfeld† cum Everle.

De

Rogero de Dounsle xxj^d ob. Willelmo filio Radulfi ij^s ob. Thoma de Braunston xxj^d Ricardo Nund xxiij^d ob. Ricardo de Topclif xij^d ob. De Hugone de Topclif xj^d ob. q^a Rogero Frost ix^d Willelmo filio Alani ij^s x^d ob.

Rogero de Topclif xiiij^d Summa xiiij^s iiij^d q^a

FIGHLING.‡

De

Henrico Parkour ij^s iiij^d Rogero de [sic] Turmyr ij^s viij^d Thoma Lane ij^s iiij^d ob. q^a Roberto de Neuton ij^s vij^d ob. Henrico Carpenter viij^d De

Rogero Hubord [?] ix^d ob. Rogero Benne viij^d Radulpho filio Ricardi ij^s vj^d ob. Ricardo Salman xviij^d ob. q^a. Summa xvj^s iij^d

Ugilbardby.§

De

Petro de Lincoll'|| iij^s q^a Ada Fox xij^d Galfrido Hirde ij^s ij^d ob. Rogero Galay viij^s ob. De

Johanne Stirkhird xv^d ob. Galfrido Cavenace xiij^d Roberto Patrick ij^s vj^d q^a Willelmo de la More xviij^d Summa xiij^s iij^d

HAUKESGARTH CUM STAVNSEKER.¶

De

Stephano filio Radulphi ix^d Thoma de Ferdenn xv^d Thoma Whelpe xij^d ob. Ricardo Todde xv^d ob. q^a De

Roberto de Harwode xv^d q^a Nicholao de Fordem xviij^d ob. Rogero Petildom xv^d q^a Summa viij^s v^d q^a

MIDDELSBURGH ET NEUHAM.

De

Willelmo de Maltby xiiij^d q^a Willelmo de Stobton xxj^d Roberto Fourmen xvj^d Johanne de Stoketon xxj^d ob. De Thoma de Hundmanby ij^s v^d Roberto Yoten ij^s q^a Johanne de Coupon xij^s q^a

Summa xjs vjd qa

* Whitby Liberty is given in full. The names of the men of Whitby are not given in the roll. † Suffield. ‡ Filingdales. § Ugglebarnby.

| He appears to have been bailiff of the Liberty. In 1273 William de Lincoln

appears as bailiff. See Hundred Rolls, Vol. I., p. 132.

¶ Hawker cum Stainsacre.

SNETON.

De

Alexandro de Percy ijs ixd Roberto de Crosby xviijd Johanne de Spaunton xvd Johanne le Serjaunt ixd ob.

De Simone Cnaggy viijd Roberto Osberne xviijd ob. Johanne Gragges xvd Summa ixs ixd

SILFHOWE.*

Ada Eskhill ijs Rogero filio Ricardi iijs vd [?] Johanne Tendbarne ijs vjd ob. Ricardo Drye xijd Alano filio Radulphi xvd qa

De

Ada Rede xijd qa Willelmo Attewell xvd ob. Hugone Gering ijs jd Thoma filio Ricardi xviijd qa Summa xvjs ob.

[m. 21d.] DUNSLE CUM NEUHAM.

De

Ricardo Pratte iijs qa Radulpho de Stakesby xijd qa Willelmo Pratte ijs vjd Ada Bert' iiijs ob. Roberto Tuelfmen xviijd qa

Johanne Mayrman ixd Willelmo Patrik xiijd Willelmo Bredman ijs ixd Willelmo Broun ijs jd ob. qa Summa xviijs

SLEGHTES.

De

Willelmo de Harwode xxd Rogero de Land xvd Willelmo Gering ijs xd Ricardo Gering iiijs vjd ob. De

Roberto Vescy ijs viijd Edd [?] de Harwod xijd Johanne de Kirkeby iijs qa Hugone Seddeman ijs xjd Summa xixs xd ob. qa

RISWARPE.

De

Galfrido de Molendino xjd qa Roberto Allottson xijd qa Thoma Mayn ixd ob. Johanne Wymarkson xviijd qa De

Thoma Tolle xijd Radulpho de Molendino xviijd Galfrido Labe xviijd Summa viijs iijd qa

Hakenes et Dales.

De

Nicholao Lilly xxjd Ada filio Petri xvjd Willelmo Hay xvd

Rogero Pistore xvjd Petro Fullore ijs vjd ob. Willelmo Stirkhird viijd qa

^{*} Silpho.

Waltero White ijs ob.
Willelmo Mayson* iijs iijd
Simone de Langdon xvd ob.

De

Radulpho Daye ij^s vj^d Roberto Haye xij^d ob. q^a Summa xix^s ob. q^a

STOUP† CUM THIRNHAGH.

De

Willelmo filio Ricardo xv^d Willelmo Todde xviij^d ob. Johanne Lilly ij^s ob. q^a Willelmo filio Stephani ix^d De

Simone Hird vij^d q^a
Waltero filio Beatricis ij^s q^a
Johanne de Wragby xij^d ob.
Summa ix^s jij^d q^a

De hominibus ville de Whiteby viijli xvd‡

Summa summarum totalis tocius recepte libertatis predicte $xv^{li} v^s$ iiij $^d q^a$

EXCHEQUER LAY SUBSIDIES (YORK-SHIRE), $\frac{2}{7a}$.

ROTULI ALEXANDRI DE NEVYLL ET JOHANNIS MORYN ASSESSORUM ET TAXATORUM DECIME ET QUINTEDECIME IN NORTH-RIDING IN COMITATU EBORACENSI DOMINO REGI CONCESSE ANNO REGNI REGIS EDWARDI TERCII A CONQUESTU SEXTO.

[m. 7.] LANGEBERGH.§

JARUM.

Roberto Faherbarne vjs

Ricardo de Farburne x^s

INGELBY SUB ERNECLIF.

De

De Roberto de Colville vj^s viij^d

Juliana quondam uxore Roberti Colvyll iiijs

Wyrkesale.||

De Willelmo de Wyrkesale iiijs

* Probably Moyson, also referred to as filius Moye.

† Stoup Brow and Thirnhowe.

‡ These words are added in lieu of the original total. At the close of the rolls, after stating that the rolls were delivered by Thomas de Sheffeld on the 27th April, 1328, it is said that the town of Whitby, with other places mentioned, remained to be taxed.

§ I commence with extracts only.

[m. 7b.] THWRELLETON.*

De Nicholao de Menvll iiijs

HILTON.

De Nicholao de Hilton iiijs

De Thoma de Bolleby vis

HOTON IUXTA GISBURNE.

De Johanne de Hoton vs

De Johanne Perotsone ijs viijd

TOUCOTES.

De Johanne de Toucotes ijs viijd

[m. 8.] Ormysby.

De Domino Alexandro de Percy vis viijd

[m. 8b.] Eston.

De Domino Nicholao de Menyll xs iiijd

LAYSYNGBY.

De Johanne de Toucotes iiijs

De Johanne de Leysyngby iiijs

WYLTON.

De Radulpho de Bulmere vjs

De Roberto Sir Johansone iis

LYTHOM CUM ESTCOTOM.

De Willelmo de Thweng vs iiijd

MERSK.

De

De

Johanne Faucomberge viijs Matheo Dauney iiijs Eustachio de Egglesclif iiijs

Roberto Capoun iiijs Nicholao Blount iiiis

SKELTON.

De Willelmo de Thweng iiijs

BROCTON. †

De Bertrino Fanacourt iiiis

EGTON.

Willelmo de Lelum iiijs Alano Peche ijs viijd

De Petro Wyles xld Alano Peche xld

Roberto de Lelum xld

Petro Prat ijs

[m. 9.] NEUTON IN WHITBISTRAND. De Petro de Acclum viijs

De Willelmo Welle ijs

* Whorlton.

† Broughton.

BARNEBY CUM PIKTON.

De Johanne de Landemote vjs De Johanne Cokerelle iijs De Petro de Nichole [? Lincoln] xijd

FAYCEBY CUM SEXHOWE.

De Domino Johanne Gouwer de Fayceby iiijs Johanne Gower de Sexhowe iijs

KILDALE.

De

Johanne Percy de Kildale vs

Willelmo Fildyng ijs Thoma Albornhys xijd Ada de Basedale iis Johanne Gordane ijs Rogero filio Radulphi iiiis

De

DANBY CUM GLASDALE ET STEYNESBY.

Roberto de Topherst vs vd qa

CRATHORN.

De Willelmo de Ayrmynne ijs

[m. 10b.] RIDALL. BILDESDALE.

De Johanne Spynk vs

NAELTON CUM BODELOM.

De Ricardo de Naelton iiiis

[m. 11.] KYRKBY MORESHEVED.

De

Domino Thoma de Wake viiis Alicia in ye Hyrne vs xd o. Willelmo de Ampelford xvd Ricardo de Westgyll ijs vjd

De Willelmo Percy ijs id Nicholao de Repinghall iis id Willelmo Douethweyt xviijd

BERGHES.*

De Johanne Chambard ijs ob.

HARTON.

De domino Johanne Gowere ijs De Johanne de Pikeringe ijs

RYTON.

De domino Waltero Percehay vis

[m. 11b.] HOVYNGHAM.

De domino Johanne de Moubray, De domino Nicholao de Stapilton, vs jd

* Barugh.

SLENGESBY.

De domino Willelmo de Wyvill xijs vjd

[m. 12.] NOVA MALTON.

De Bartholomeo de Scalby di. mar De Roberto Courcy xxd

[m. 16.] FIGHLYNG.*

De

De

Rogero le Turnnyour ijs viijd Henrico Parcour vis Johanne Parcour xvid ob. Radulpho Drynge vs ijd

Roberto Broke ijs vijd ob. Ada Gange iijs xd ob. qa Ricardo filio Radulphi iis iiid Summa xxiiijs jd ob. qa

HAUKESGARTH CUM STEYNESKER.

De

Stephano Moyson xd

Ricardo Sumer iijs vijd Willelmo de Malton iiijs ob. qa

Johanne Mauwer xijd

De

Thoma Furdoun iijs

Willelmo filio Hugonis xxd ob. qa

Ricardo Todde xxd

Summa xvijs vd ob.

SNETON.

De

Alexandro de Percy iijs vjd Johanne Serjaunt ijs vjd ob. Hugone Herman ijs ob. qa Simone Styrkhird xxd ob. qa De

Thoma rectore ecclesie de Sneton, vijs ijd

Roberto Osberne xvijd qa Roberto Patrick juniore xid

Summa xixs vd ga

UGILBARDBY.

De

Roberto Patrik vjs viijd Ada Storour vjs iiijd Petro Milner xxd Johanne Styrkherd xviijd

Ada Fox xiijd qa Willelmo de Mora xxd

Roberto de Cresseby xiijd Summa xxs jd qa

SLEGHTES.

De

Ricardo Gerynge vis viijd Willelmo Gerynge iijs Hugone Sedman xvjd Johanne de Kyrkby iiijs iijd De

Roberto Vescy iiijs

Johanne de Neuby ijs viijd

Johanne Colman xviijd

Gilberto del Hevyd iiis ob. Summa xxvjs vd ob.

* From this entry the rolls are copied entirely as far as legible. The first entry in Whitby Strand has been destroyed.

RISEWERPPE.

De

Galfrido de Molendino xx^d Johanne Wymarkman ij^s q^a Thoma Tolle xvij^d ob. De Roberto Alotsone ijs ob.

Radulpho de Molendino xvj^d Galfrido Lambe xviij^d

Summa x^s q^a

DONSLE CUM NUUHAM.

D

Roberto Twelf[man] ij^s.... Radulpho de Stakesby v^s.... Ada Schepeherd v^s.... Johanne de Merlaund xij^d De

Roberto Bene xiiij^d Roberto Sylake xj^d Galfrido Here ij^s Willelmo Osberne xviij^d Summa xix^s i^d

MILDESBURGH CUM NEUHAM.

De

Johanne filio Ade xij^d Willelmo Fogheler ij^s Thoma de Neuton ij^s v^d Beatrice Corn on Bak [?] xv^d Radulpho Schepherd xij^d De

Roberto filio ij^s Johanne Coupon v^s q^a Roberto Yoten [?] ij^s ij^d Willelmo de Malteby*

[m. 17.] LIBERTAS DE PIKERING.

CROPTON CUM HARTOFT.

De

Ricardo filio Johannis iij^s iij^d
Ricardo Kynge ij^s ob.
Johanne de Farnedale ij^s ob.
Roberto Cokerell xvj^d
Willelmo Fabro ij^s
Johanne de Clif ij^s x^d
Hugone Sutore iij^s iiij^d ob.

D-

Thoma Abraham ij^s vj^d
Johanne Styrkherd xx^d ob.
Willelmo del Myre xx^d
Elia Cokerell ij^s
Abraham Evote ij^s
Petro filio Gelbe ij^s
Henrico del Tunge ij^s
Summa xxx^s ix^d

SYVELYNGTON CUM MARTON.

De

Roberto Moton xx^d Willelmo filio Mathei x^d ob. Roberto filio Henrici x^d Matillide del Grene ix^d De

De Roberto Molendinario viij^d ob. Thoma Blaver ij^s ij^d Willelmo filio Margarie ij^s j^d Johanne Clerico xij^d Summa x^s i^d

* The roll here becomes illegible. The liberty of Byland appears to follow, and after the list of Felicekirk cum Marthersby [Feliskirk cum Marderby] it concludes: Summa tocius recepti libertatis de Whitby et Belle Land xxvijil xjs iiijd.

WRELTON.

De

De

Domino Willelmo Perceay vis viijd Johanne de Cahorn [? Cawthorn] iiiis

Johanne Collinge xvid ob.

De

Johanne Gollan xvjd qa Alexandro Cruer xijd Johanne Drynge ijs

Thoma Baty ijs Summa xviijs iiijd ob. qa

ASLAGBY.

Henrico de Wilton iijs vjd Ricardo atte Loft iijs vjd Willelmo Courcy iiis iid Ricardo Swayn ijs vjd Iohanne Martynays ijs vjd qa

De Ricardo de Scotton ijs ixd Rogero Pert ijs Johanne Boy iijs Ricardo Oufall ijs Summa xxvs qa

MIDDELTON.

De

Rogero de Middelton iiijs vjd Nicholao de Reding'* xs Johanne Orre ijs jd Thoma Gygard ijs jd ob. qa Johanne de Crakhale xxd ob. qa De

Ricardo de Briddale xxjd ob. Johanne de Clefland xvd ob. Willelmo Bugge ijs Johanne Bridd xijd Roberto atte Ake viijd Summa xxvijs ijd ob.

NEUTON.

De

Priorissa de Rossedale iiijs Roberto Brisman iijs ob. Thoma filio Roberti iijs xjd De

David le Forster† ijs ob. qa Ada filio Laurencii xxd Willelmo filio Roberti iis Summa xvjs viijd qa

LEVESHAM.

De

De

Domino J.‡ de Levesham viijs viijd Persona de Levesham iiijs Thoma Raven iis Galfrido de Wilton ijs ijd

Waltero de Levesham ijs vjd Johanne clerico ijs vjd Roberto Raven ijs vjd Summa xxiiijs iiijd

^{*} One wonders if this can be Nicholas de Repinghall. He has already been assessed at Kirkby Moreside, see p. 152 ante, but it is quite possible that he also had goods in Middleton.

[†] Usually called David de Neuton.

[‡] John de Melsa.

LOKTON.

De

Johanne de Nevylle iijs jd ob. Roberto Scot viijs iiijd Thoma Martigall iijs xd ob. Johanne de Maunsere iijs viijd ob.

De Alano de Wrelton iiijs Radulpho Colyer ijs Radulpho del Dale ijs vjd Summa xxvijs vjd ob.

KYNTHORP.

De

Thoma Chergot* ijs viijd Ricardo del Dale ijs viijd Roberto Baldok ijs Ada Breuland xvjd

De

Alano Couper xvjd Johanne de Rouceby xijd Rogero filio Rogeri xijd Summa xiis

[m. 17b.] THORNTON.

De Ada de Haukesgarth iijs vd Roberto de Bordesden iijs viijd ob. Roberto Bruyn ijs iiijd Johanne Smyth iijs ijd Johanne Campioun iiijs ijd Thoma Percevall iijs ijd Richero Russell iiijs iiijd Galfrido de Kynthorp ijs ijd Johanne Boy ijs jd

Roberto Sparke iiijs ijd Nicholao Wylom ijs ijd Alano Campioun ijs vjd Radulpho Textore ijs ijd Willelmo filio Roberti iis Johanne filio Alani xld Reginaldo de Ellerburn xld Roberto Fabro xld Summa ljs vjd ob.

FARMANBY.

De

Edmundo de Hastynge xiijs iiijd Roberto de Pykeringe xiijs vd Edmundo de Hastynge xijd qa Roberto de Wygane xijd

Johanne Mareschall xijd ob. qa Roberto Campioun xxijd Thoma de Caldeham xxd Summa xxxiijs iiijd

WILTON.

De

Domino Johanne de Heselarton vjs ijd ob. Willelmo de Gamelton ijs jd Henrico de Dalby ijs jd

De

Galfrido Remay iijs jd Rogero del Dale xviijd Roberto filio Stephani xijd ob. Johanne de Merske xijd

ALVESTAN.

De

Willelmo de Crippyngs vjs xd qa Johanne de la Jaole x^d ob.

Alexandro de Scameston iijs ob.

De Roberto Serjaunt vijs iiijd qa Roberto de la Hayle xviijd ob.

^{*} The name of Parnell de Kingthorpe does not occur.

Thoma Fullone xiijd Hugone filio Willelmi xd ob. Ricardo Burreheved iiis Willelmo Saper xxd qa Ada de Crambom xijd ob, qa Paulyno Martyn xd ob. qa

De

Henrico Werkman xxjd qa Rogero filio Johannis iiijs ijd ob. qa Johanne Davy xiijd ob. Johanne de la Chemene iiiis Roberto Whytynge ijs Johanne filio Almote iis Summa xls iiijd qa

EBRESTON.

De

Johanne Crokebayne vs. Isabella Sotheryn iijs Galfrido atte Cote vis viijd Johanne filio Simonis ijs Johanne Fabro iiijs Roberto* de Scardeburgh xd Vicario ijs Willelmo Langebarne vjs Willelmo Schrewe ijs Waltero Tixtore ijs Henrico Carpentario iiijs Roberto de Crendale [? Grendale] iiijs

Willelmo filio Alani iiijs Luca iijs

De Willelmo Chapman iiijs Hugone Pulayne iiijs Roberto Merecer iijs vjd Thoma de Levesham xviijd Willelmo de Touthorp vs Johanne de Suathorp ijs Stephano de Sand vs Simon Susanne iijs Thoma de Saldain xviijd Johanne filio Galfridi iiijs Johanne de Wederhale iijs Thoma de Thorney ijs viijd Johanne filio Gocelini iijs Willelmo Fox xijd Summa iiijli xjs viijd†

SNEYNTON.

De

Waltero de Boynton iijs Roberto Thornefe vijs Ricardo filio Reginaldi ijs Rogero Hulse xvijd Johanne de Estyby ijs xjd Hugone de Chemyngton xijd Alicia Trussebute ijs vjd Johanne Cateman ijs xd Johanne Mortymer iijs

De Rogero de Esteby iijs iiijd Johanna relicta Roberti filii Ingelrami ijs Roberto Fabro xviijd Nicholao Cateman ijs vjd Nicholao Haldan ijs ixd Alicia Tygheler ijs vjd Nicholao de Foukholme ijs vjd Alano Artillous xxd Summa xl iiiis vd

* It is interesting to note how small a stake he had in the place when we remember that he was the hero of the attempt to upset the joint claim by Robert Wyerne and Thomas Thurnef, see Vol. III., N.S., pp. 199-202.

+ This averages out at 3s 5d a head. The township, therefore, appears to be

occupied with men of practically the same wealth.

[m. 18.] Brumptone cum Saldene.

De
Ricardo de Malpas ijs vjd
Thoma filio Rogeri iijs iiiijd
Willelmo de Slengesby iijs
Nicholao Carpentario ijs vjd
Ada Smyth xxjd
Johanne filio Alani xxd
Matillide uxore Henrici xviijd
uxore Willelmi Bond xviijd
Thoma Fos xxd

Bartholomeo filio Willelmi ij^s vj^d Rogero atte Beke iij^s vj^d Beatrice uxore Simonis iij^s iiij^d Thoma filio Johannis v^s x^d Alicia de Aton v^s ij^d Ricardo filio Simonis iij^s iii^d

Emma Patrik ij^s Waltero de Westhorp ij^s Bartholomeo de Ythum xviij^d Ricardo Mete iiijs Thoma Harmer ijs vjd Ricardo Hermer ijs vjd Willelmo Hermer xxijd Waltero Patrik ijs Alicia Olyver vs viijd Johanne Baty xviijd Petro Broun viiis Johanne Dringe vjs viijd Alano Wether ijs viijd Johanne Wether iijs vjd Roberto Silake xviijd Johanne filio Ricardi de Aton ijs Johanne de Hoton xviijd Roberto filio Simonis xviijd Roberto Sklatemanger xviijd

Willelmo filio Petri xviij^d Elena de Brumpton ij^s Summa c^s x^d

ROSTON CUM WYKAM.

De
Johanne de Wykam v^s
Domino Stephano de Yedenham
iiij^s q^a
Willelmo filio Roberti ij^s viij^d ob.
Godefrido filio Petri ij^s viij^d q^a
Rogero Fallydam ij^s viij^d ob. q^a
Rogero filio Godardi ij^s ob.
Roberto Staumpes xvj^d ob. q^a
Johanne Lagan ij^s q^a
Johanne Stryke v^s iiij^d

De
Radulpho Haterbergh xij^d ob. qa
Alano filio Ricardi ij^s viij^d ob.
Thoma Douber xij^d ob. qa
Alano Bosse xvj^d
Petro Swayn xvj^d
Johanne Ourem xij^d ob.
Thoma de Wilton ij^s
Thoma filio Reginaldi xij^d
Johanne Golle xij^d

Summa xls vs ob. qa

HOTON BUSSELL.

De Matillide Brus vj^s viij^d Roberto Fallid[am] iij^s ob. Thoma de Galmeton xiiij^d Ricardo Redeheved ij^s ob. Johanne filio Willelmi xij^d q^a Petro filio Willelmi ij^s j^d De
Ricardo Hogherd xviij^d
Domino Roberto Capellano iij^s ob.
Waltero de Westeby xx^d q^a
Roberto Miles xiiij^d
Galfrido de Haulay iij^s
Johanne de Gerstan ij^s
Summa xxviij^s v^d

ATON.

De

Domino Gilberto de Aton xjsijdob. Henrico de Fisshebourne vis Elena de la More ijs Thoma de Sneynton xs Domino Thoma Capellano iiijs viijd ob. qa. Willelmo Wyles ijs Willelmo de la Dale ijs* Michaele de Bulmere ijs vjd Roberto le Baker ixs

De

Roberto Derlynge iiis Willelmo de Elmete ijs Henrico Carpentario xviijd Gerardo Pedur vijs Radulpho Schaket xxd ob. Johanne le Wyght xviijd Ada Carman iijs vjd Ricardo filio Henrici iijs vjd Ricardo Rikman iijs vjd Willelmo filio prepositi iijs vjd Summa iiijli vjs jd ob. qa

[m. 18b.] SEMER CUM IRTON.

De

Johanne Gelle ijs

Henrico Percy vs iiijd Roberto del Pantry iiijs Johanne del Grene iijs iiijd Thoma le Baker ijs viijd Johanne le Yonge iijs Ada Swyft ijs Willelmo Russell iiijs Johanne filio Willelmi vs iiijd Johanne filio Ricardi iiijs iiijd Willelmo Rikman ijs iiijd

Simone le Prestman iiijs viijd Ada del Botellerye iiijs iiijd Willelmo filio Willelmi ijs iiijd Henrico de Boghland iiijs Willelmo de Helle iiijs viijd Johanne Pedyfer vs iijd Johanne Swyft viijs Gregorio filio Rogeri di. mar. Willelmo Boghman vs iiijd Summa iiijii xixd

LEBRESTON.

De

Willelmo Playcz iijs vjd Johanne de Schirburne viijs vjd Roberto Playcz vjs vjd Roberto filio Willelmi xviijd Thoma Frankys ijs jd ob. Willelmo filio Henrici ijs vjd ob. Roberto filio Thome xxjd

Rogero filio Gilberti xvjd Galfrido de Cayton xvijd Roberto filio Galfridi iijs vjd Thoma filio Augustini xijd Johanne del Grene xijd Petro filio Willelmi viijd Thoma filio Ivette viijd Summa xxxvijs

CAYTON CUM OSGODBY.

De

Willelmo Bard vijs viijd ob. Johanne de Kilwardby iiijs vd

Galfrido Spayne iiijs xd Willelmo filio Roberti ijs iiijd ob.

^{*} It seems as if a v had been begun and altered to ij.

Willelmo de Righton xxijd Galfrido atte Beke xjd Rogero filio Radulphi xvijd ob. Willelmo filio Agnetis xd ob.

De

· Johanne de Aton xvjd ob. Johanne filio Ricardi ijs Johanne de Westeby xijd Johanne Ganter [glover] xijd Summa xxixs ixd ob.

Pykering cum Gotheland.

De

Ada atte Mar iiijs viijd ob. qa Thoma filio Willelmi iiijs vj ob. qa Galfrido Benne vs xd Johanne filio Ade iijs xjd Ricardo Jurrour vs iiijd Johanne Fabro iiijs viijd Ada Dressur ijs iijd ob. Johanne del Marays vjs vjd Hugone Cissore vs vijd Henrico Bekke iiijs iiijd Willelmo Astyn xviijd Roberto Lister vis vid Reginaldo Mercatore iiijs ijd Christiniana Taillur ijs Roberto Kynge ijs ijd Willelmo Tixtore iijs Ada del Marays ijs

De

Galfrido Linth' xijd Nicholao Salter ijs vjd Willelmo filio Hugonis iijs Ricardo Frost xijd Nicholao del Hunthous vis vijd Roberto del Kode iijs iiijd Ricardo de Kyrkeby iiijs Johanne de Kyrkeby iiijs ijd ob. Willelmo Baty ijs qa Roberto Lytell iijs iiijd Johanne del Wode ijs jd Cecillia Trussebute iijs Roberto Chaumberleyn iijs Johanne Spenser xijd Reginaldo Trussestoke iijs jd ob. Johanne de Malton vs Galfrido atte Mar ijs Summa cxixs iijd qa

Summa tocius recepte xve libertatis de Pykerynge xlixli xvjs xd ob. qa Summa totalis xve—cccclxxili viiis vid ob. qa

[m. 19.] DECIMA—ANTIQUE DOMINICE.

SOCA DE PYKERYNGE.

Fratribus Hospitalis beati Nicholai iiis Agnete relicta Willelmi iijs ijd Rogero Colyer ijs xd qa Simone Sage xvijd qa Roberto filio Hugonis xviijd

De

Johanne Tyme Johanne de Dalton vs ob. qa Rogero le Longe iijs iiijd Willelmo Longe ijs Roberto de Thorald xijd Summa xxvs vjd ob. qa

SCALBY.

De

Alexandro de Bergh iijs viijd Priore de Bridlington xxvjs viijd Margeria de Solario ijs Stephano filio Lamberti viijs Henrico filio Willelmi xvjd Johanne filio Willelmi ijs Roberto filio Lamberti vijs ob. Rogero de Stapilton vjs ijd Waltero de Burton xviijd ob. Ada clerico ijs ob. qa De

Isabella de Stapilton viij^s vj^d
Willelmo Ward iij^s ob.
Ivone filio Willelmi iij^s vj^d
Gilberto Waldyfe xviij^d
Radulpho filio Willelmi iiij^s ob.
Petro Bere xv^d
Johanne Helard xij^d ob.
Johanne Parkur ij^s
Henrico Struter ij^s
Galfrido de Brunne iiij^s ij^d
Summa iiijⁱⁱ xi^s vi^d q^a

ESYNGWALD CUM HOBY.

De

Hugone Grevyll vjs
Willelmo Paynot vs
Willelmo Lovell iijs
Willelmo Ward ijs
Ada filio Cecillie iijs
Henrico de Warlulley iijs
Roberto Broun ijs
Willelmo Broun iijs
Johanne Fabro ijs
Alicia Coper iijs
Willelmo filio Roberti xviijd
Rogero Broun ijs
Johanne Deyvyll xviijd
Willelmo Berker iijs
Roberto Paynote iijs vjd

De

Johanne Paynote iijs ijd Roberto del Hill xld Johanne Mylom iijs iijd Roberto Bertram iijs vjd Johanne Bekbank iijs ijd Willelmo de Redenesse vi^s Thoma de Hessey iiijs Roberto Suward ijs vid Thoma filio Beatricis iijs Thoma de Hoby iijs Iohanne filio Thome xiid Johanne de Dalby iiijs Johanne Lokermosse xvjd Hugone Thorne xjd Johanne Tart xjd Summa iiijli vjs viijd

KERBY.*

De

Ada de Camb' viijs Johanne Bay iiijs Alano Bercario vis De

Simone Sklater iiijs Willelmo Yhedder iijs Summa xxiiijs

Scardeburgh.†

De

De

Radulpho de Leseham vijs

[m. 19b.] Simone filio Alani iiijs

* Cold Kirby, see "Yorks Arch. Society Records Series," Vol. XXI., p. 73n.

† The entries relating to Scarborough are almost entirely illegible, a large part of the parchment being destroyed. They were sixty-three in number.

)e

Hugone de Wandesfford xij^s Willelmo de Duffeld ij^s Thoma de Soubhill vi^s

Roberto de Hunmandeby [?] iiijs

De

Roberto de Aton iiijs Johanne filio Reginaldi ad Crucem

iiiis

Willelmo del Hill iiijs Summa xx^{li} iiis

Summa tocius recepte x^{me} antiquorum dominicorum cum Burgo de Sardeburgh [sic] xxxjli xs ixd.

Summa totalis xve et xme predictarum Dijli xixs iijd ob. qa

In rotulo compoti de taxacione—Taxacio bonorum mobilium principalium taxatorum facta per Thesaurarium et Barones de Scaccario xij die Augusti anno septimo Regis Edwardi tercii post conquestum videlicet; Alexandri de Nevill ad. di mar.; Johannis Moryn ad ij mar.

Hos rotulos recepit hic Magister Robertus de Aylestone Thesaurarius xj die Augusti anno septimo Regis Edwardi tercii post conquestum per manus Alexandri de Nevill et Johannis Moryn taxatorum et collectorum xve et xe Regi a laicis concessarum in partibus de Northriding in Comitatu Eboracensi.

[By way of showing what personal property formed the subject of taxation I add the assessment of Thomas de Pikering in the Parish of Ellerton in the East Riding, taken from Exchequer Lay Subsidies Yorkshire, $\frac{200}{1.5}$.]

ELLERTON.—Dominus Thomas de Pikering habuit iiij affros precii cujuslibet di. mar, iiij boves precii cujuslibet di. mar, iiij vaccas precii cujuslibet di. mar. Item v quarteria siliginis precii quarterii iiijs et ix quarteria avene precii quarterii xx^d.

Summa bonorum vli xvs.

ASSIZE ROLLS, No. 1,042 [YORK. 15 HEN. III.], m. 25.

Thomas de Scoterny* summonitus fuit ad warantizandum Magistro Milicie Templi in Anglia dimidiam carucatam terre cum pertinenciis in Alverstain quam tenet etc., et unde cartam suam etc., et unde idem Magister queritur quod, desicut terram illam habet ex dono ipsius Thome per cartam suam per quam ei dedit et concessit terram illam in puram et perpetuam elemosinam quietam ab omni servicio seculari et per cartam quam profert et que hoc testatur, ballivi domini Regis de Pikeringe exigunt ab eo de eadem terra quolibet anno j m. pro quietancia secte ad Curiam de Pikeringe vel sectam ad curiam illam de quindena† in quindenam et preterea tallagium quociens alii de soka de Pikeringe talliantur, et per hoc quod ipse eum non acquietavit, deterioratus est et dampnum habet ad valenciam vj m. unde producit sectam etc.

Et Thomas venit et cognoscit cartam et donum et dicit quod non videtur ei quod debeat terram illam acquietare de predictis serviciis, quia dedit ei terram illam in puram et perpetuam elemosinam, et contra dominum Regem et ballivos suos non videtur ei quod debeat de predicta secta et tallagio acquietare: et preterea continetur in carta illa quod ipse et heredes sui debeant predictam terram warantizare contra omnes homines, non continetur in ea quod acquietare def [? vel] desendere de sectis et exaccionibus aliis, unde videtur ei quod

Thomas de Scoterny was summoned to warrant the Master of the Knights Templars in respect of half a carucate of land in Allerston, which Thomas granted by deed to him in free alms quit of all lay service. The King's bailiffs of Pickering exact from the Master suit of Court every fortnight at Pickering or 1 m. a year to be quit of that suit and also tallage when the rest of Pickering Soke are tallaged. He lays his damages at £4.

Thomas acknowledges his deed but says that he does not consider himself bound to acquit the Master of the services, for though he gave it in free alms he is not bound to discharge the land of suit of Court and tallage to the King. By his deed he is bound to warrant the land

^{*} At m. 3 of these rolls we have an action by John, son of Adam, claiming to be tenant of Thomas de Hastinges of land in Allerston which the latter claimed to hold in demesne. The name Scoterny may be written Scoteyncy. In Assize Rolls No. 1048 it appears under the form of Scoteigney.

[†] Note every fortnight, not as later, every three weeks.

non debeat eum acquietare de predicta secta et tallagio, set bene warantizare illam ut puram elemosinam versus omnes homines si illam peterent ullo modo; et predictus Thomas ponit loco suo Thomam Rose de audiendo judicio suo.

CHARTER ROLLS, 19 HEN. III., m. 16.

PRO MAGISTRO MILICIE TEMPLI SALOMONIS IN ANGLIA.

R.* etc. salutem. Sciatis nos concessisse et hac carta nostra confirmasse pro nobis et heredibus nostris Magistro Milicie Templi Salomonis in Anglia et fratribus ejusdem ordinis quod duodecim bovate terre cum pertinenciis in Alvestan quas tenent de Thoma de Hastinges et idem Thomas de nobis in capite, reddendo inde nobis per annum sexdecim solidos, imperpetuum quiete sint de tallagiis et sectis Comitatus et Hundredorum et auxiliis vicecomitum et de clausurat facienda ad Heritium de Pikeringe et omnibus aliis consuetudinibus que ad nos pertinent de eadem terra et que prius ante concessionem nostram inde exigi et capi consueverunt, salvis nobis et heredibus nostris predictis sexdecim solidis per annum per predictum Thomam et heredes suos nobis reddendis. Pro hac autem concessione et quietancia reddent nobis et heredibus nostris predicti Magister et fratres et successores eorum imperpetuum per manum vicecomitis Eboracensis singulis annis quatuor solidos ad Scaccarium Sancti Michaelis pro omni servicio, consuetudine et demanda. Quare volumus et firmiter precipimus pro nobis et heredibus nostris quod predicti Magister et fratres Milicie Templi habeant et teneant predictas xij bovatas terre cum pertinenciis in Alvestan quietas imperpetuum de tallagiis et sectis Comitatus et Hundredorum et auxiliis vicecomitum et de clausura facienda ad Heritium de Pikeringe et omnibus aliis consuetudinibus que ad nos pertinent de predicta terra, reddendo inde nobis et heredibus per annum quatuor solidos per manum vicecomitis Eboracensis ad Scaccarium Sancti Michaelis, salvis et nobis et

against all persons, but the deed says nothing about discharging the land of services and exactions. He appoints Thomas Rose as his attorney to hear judgment,

The King by deed given under the hand of the Bishop of Chichester at Kennington on the 19th January, 1235, granted to the Knights Templars that the twelve oxgangs of land in Allerston which they held of Thomas de Hastings, who held them of the King in capite at a yearly rent of 165, should be forever quit of tallage, suits of the

^{*} See Vol. III., N.S., p. 214. + This refers to Hirsons, see earlier volumes.

heredibus nostris predictis sexdecim solidis per predictum Thomam et heredes suos nobis per annum reddendis, sicut predictum est. Hiis testibus venerabili patre W. Karleolensi Episcopo, G. * Marescallo Comite Pembrokensi, Willelmo† Lungespee, Godefrido de Craucumbe, Amaurico‡ de Sancto Amando, Galfrido de Cauz, Willelmo de Picheford, Henrico de Capella, Johanne de Plessetis et aliis. Datum per manum venerabilis patris R. § Cicestrensi Episcopi etc. apud Keniton xix die Jan. a. r. n. xixº.

Et habeant breve directum vicecomiti Eboracensi quod cartam ipsam in pleno comitatu legi et quietancias predictas eis teneri faciat.

Lib[erata] per dominum per plegium fratris G. usque Londinium s[umma] vj m[arcarum].

CHARTER ROLLS, 28 ED. III., No. 5.

R. eisdem salutem. Sciatis quod nos considerantes grata et laudabilia servicia que dilectus consanguineus et fidelis noster Henricus Dux Lancastrie nobis hactenus impendit, et indies impendere non desistit, ac volentes proinde gloriose agere cum eodem, dedimus, concessimus et hac carta nostra confirmavimus pro nobis et heredibus nostris eidem Duci illam firmam annuam quatuor marcarum et decem solidorum, quam idem Dux nobis pro balliva de Scalby infra forestam Pikerynge, quam quidem ballivam Rogerus le Bygot nuper de nobis tenuit pro dicta firma nobis ad Scaccarium nostrum annuatim reddenda, et que

county and hundreds, aids of sheriffs, making inclosure at the barbican of Pickering, and of all other customs appertaining to the King and which previously had been exacted and received, reserving to the King the payment of 16^s o^d a year by Thomas de Hastings. For this grant the Templars were to pay 4^s o^d a year at Michaelmas at the Exchequer by the hand of the Sheriff.

A writ directed the Sheriff to cause the deed to be read in the full county court and the quittances contained therein to be observed.

The King by deed dated at Westminster, 10th November, 1354, in consideration of the laudable services of Henry Duke of Lancaster, granted to him the yearly farm of £3 3° 4d which the Duke ought to

^{*} Gilbert Marshall, Earl of Pembroke 1234-1241.

⁺ Son of William de Longespee, Earl of Salisbury, natural son of Henry II., who died 1226.

[‡] In 1299 an Almaric de St. Amand was summoned as a Baron to Parliament. He died 1312. Possibly the witness was an ancestor of his.

[§] Ralph de Neville, Bishop of Chichester 1224-1244, Chancellor of England 1227-1244.

balliva jam in manu predicti Ducis, ut dicitur, existit, reddere tenebatur, quam eciam firmam versus ipsum Ducem per processum coram Thesaurario et Baronibus nostris de Scaccario factum recuperavimus. sicut per processum predictum plenius poterit apparere, habendam et tenendam eidem Duci et heredibus suis imperpetuum. Remisimus insuper et quietum clamavimus pro nobis et heredibus nostris totum ius et clamium que in dicta balliva vel ad eandem racione alicujus transgresssonis seu forisfacture predicti Rogeri seu alicujus alterius qui dictam ballivam ante hec tempora tenuit nobis competunt, aut aliqua alia de causa pro tempore preterito nobis vel heredibus nostris competere poterunt in futurum, volentes et concedentes pro nobis et heredibus nostris quod idem Dux ballivam predictam habeat et teneat sibi et heredibus suis ut dicto manerio suo de Pikerynge annexam de nobis et heredibus nostris absque aliquo nobis seu heredibus nostris pro eadem balliva ultra servicia de dicto manerio debita reddendo imperpetuum. Ouare volumus et firmiter precipimus pro nobis et heredibus nostris quod predictus Dux habeat et teneat dictam firmam quatuor marcarum et quatuor solidorum et dictam ballivam de Scalby ut dicto manerio de Pikervnge annexam sibi et heredibus suis de nobis et heredibus nostris absque aliquo nobis seu heredibus nostris pro eadem balliva ultra servicia de manerio predicto debita reddendo imperpetuum, sicut predictum est. Hiis testibus venerabilibus patribus Simone* Archiepiscopo Cantuarensi tocius Anglie primate; Johanne† Archiepiscopo Eboracensi Anglie primate, Cancellario nostro, Willelmot Episcopo Wyntonensi, Thesaurario nostro, Ricardos Arundellensi, Thomall de Bello Campo Warrwicensi, Radulpho¶ Staffordensi Comitibus, Bartholomeo de Burgherssh seniore, Guidone de Bryan, Johanne de Grey de Rotherffeld, Senescallo hospicii

pay for the bailiwick of Scalby within Pickering Forest, lately,** held by Roger Bygot, and then in the hands of the Duke as it was said. The farm had lately been recovered by process against the Duke before the Treasurer and Barons of the Exchequer. The King also released all claim to the bailiwick in consequence of any forfeiture by Roger Bygot or any previous tenant of the bailiwick, being desirous that the Duke should hold it to him and his heirs as annexed to the manor of

^{*} Simon Islip, Archbp. of Canterbury 1349-1366.

[†] John de Thoresby, Archbp. of York 1353-1373.

[#] William Edington, Bp. of Winchester 1346-1366.

[§] Richard Fitz Alan, Earl of Arundell, d. 1376.

 $[\]parallel$ Thomas de Beauchamp, Earl of Warwick, one of the founders of the Order of the Garter, d. 1369.

[¶] Ralph de Stafford, created Earl 1357, d. 1372.

^{**} See Vol. II., N.S., pp. 35-45.

nostri et aliis. Datum per manum nostram apud Westmonasterium x die Novembris.

CORAM REGE (No. 293), TRIN. 7 ED. III., m. 17.

Ebor: Dominus Rex mandavit breve suum clausum ballivis suis de Skardeburgh in hec verba. Edwardus Dei gracia Rex Anglie, Dominus Hibernie et Dux Aquitannie ballivis suis de Skardeburgh salutem. Licet nuper ex testimonio accipientes fidedigno quod Robertus Heved* de Skardeburgh pro quodam rescussu facto Willelmo le Carter de Skardeburgh subcollectori decime in villa vestra predicta nobis per cives, burgenses et homines de antiquo dominico corone Anglie concesse de quibusdam bonis et catallis pro decima super ipsum Robertum assessa, nomine districcionis, per ipsum Willelmum captis, per vos captus extitit et in prisona nostra ville predicte detentus, vobis preceperimus quod ipsum Robertum a prisona predicta absque mandato nostro speciali nullatenus deliberari permitteretis, quia tamen ex parte ipsius Roberti nobis est supplicatum, ut, cum idem Robertus paratus sit inde ad sectam vestram et aliorum quorumcumque in omnibus stare juri, velimus deliberacioni sue super hac providere, nos volentes eidem Roberto fieri quod est justum, vobis precipimus quod si predictus Robertus premissa occasione et non alia in prisona illa detineatur et invenerit vobis sufficientes manucaptores qui eum manucapiant habere coram nobis in Octabis Sancte Trinitatis, ubicumque tunc fuerimus in Anglia, ad faciendum et recipiendum quod Curia nostra consideraverit in hac parte, tunc ipsum Robertum a prisona

Pickering, without rendering to the King for the bailiwick anything further than the services due in respect of the manor.

A close writ dated at Tweedmouth, 20 May, 1333, directed the bailiffs of Scarborough to release Robert Head of Scarborough on his finding sureties for his appearance in the King's Bench in Trinity Term then next. He had been imprisoned in Scarborough for rescuing certain of his goods and chattels which William le Carter of Scarborough, subcollector of the tenth lately granted to the King,† had distrained for non-payment of the tenth assessed upon him. The King had, by a previous close writ, ordered them on no account, without the King's especial command, to release Robert Head; but the latter had petitioned for his release on the ground that he was ready

^{*} See his payment in the year I Ed. III. ante, p. 138. His is not amongst the names at p. 161 (6 Ed. III.), but, as already observed, almost the whole of the names in Scarborough are illegible.

† See p. 135, ante.

predicta interim deliberare faciatis per manucapcionem supradictam, causam capcionis et detencionis predictarum, necnon et indictamenta si que inde habita sint, habeatis coram nobis ad diem predictum, et habeatis ibi nomina manucaptorum illorum et hoc breve. Teste me ipso apud Twedmouth xx die Maii anno regni nostri septimo.

Pretextu cujus brevis Henricus de Roston ballivus libertatis ville

predicte misit coram Rege causam capcionis et detencionis predicti Roberti in prisona domini Regis in predicta villa de Scardeburgh in hec verba. Willelmus le Carter de Scardeburgh unus taxatorum et subcollectorum decime in villa de Scardeburgh per assignacionem Alexandri de Neville et Johannis Moryn principalium taxatorum et subcollectorum decime et quintedecime in partibus Northridyng in Comitatu Eboracensi taxabat et assidebat bona et catalla predicti Roberti Heved in Scardeburgh ad sex libras argenti, unde decima pars se extendebat ad duodecim solidos argenti, et quia dictus Robertus Heved sex solidos argenti de predictis duodecim solidis solvere recusavit. dictus Willelmus le Carter die Mercurii proxima post festum clausi Pasche anno regni Regis Edwardi tercii post conquestum septimo apud Scardeburgh quosdam pannos laneos ipsius Roberti Heved nomine districcionis pro predictis sex solidis a retro existentibus cepit et eosdem pannos laneos penes ipsum tenuisse voluisset, quousque domino Regi plenarie satisfactum fuerit de decima predicta, dictus Robertus Heved vi et armis in ipsum Willelmum insultum fecit contra pacem domini Regis, et eosdem pannos laneos nomine districcionis sic captos ab eodem Willelmo rescussit et asportavit in contemptum domini Regis et retardacionem solucionis decime domini Regis, propter quem rescussum eidem Willelmo sic factum, idem Willelmus clamorem et hutesium super predictum Robertum recenter levavit, et auditis clamore et hutesio predictis, Henricus de Roston, ballivus libertatis ville de Scardeburgh, predictum Robertum Heved attachiare voluisset pro predictis transgressionibus et contemptu domino Regi illato, idem

to take his trial at the King's suit as well as that of anyone else whatsoever. The bailiffs were to produce before the King the grounds of
imprisonment, the indictments, if there were any, the names of the
sureties, and the writ itself. Henry de Ruston, the bailiff of Scarborough, in obedience to the writ, sent to the King the following
grounds of imprisonment:—William le Carter, of Scarborough, whom
the principal collectors in the North Riding of the tenth and fifteenth
granted to the King, Alexander de Neville and John Moryn, had
appointed as subcollector, assessed the goods and chattels of Robert
Head at £6, a tenth of which is 12.8. Robert Head refused to pay 6.8,
and William le Carter on Wednesday, 14th April, 1333, distrance

Robertus se ad pacem domini Regis justiciare noluit, unde dictus Henricus hallivus ville predicte assumpto secum posse ville de Scardeburgh predictum Robertum cepit et imprisonavit, et super hoc dominus Rex mandavit breve suum ballivis suis de Scardeburgh ad detinendum corpus predicti Roberti in prisona domini Regis de Scardeburgh ex causa predicta, ita quod non deliberaretur a prisona predicta absque speciali mandato domini Regis, cujus transcriptum subsequitur. Edwardus Dei gracia Rex Anglie, Dominus Hibernie et Dux Aquitannie ballivis suis de Scardeburgh salutem. Quia ex testimonio accepimus fidedigno quod Robertus Heved de Scardburgh pro quodam rescussu facto Willelmo le Carter de Scardburgh, subcollectori decime in villa vestra predicta nobis per cives, burgenses et homines de antiquo dominico corone Anglie concesse, de quibusdam bonis et catallis pro decima super ipsum assessa nomine districcionis per ipsum Willelmum captis, per vos captus est et in prisona nostra ville predicte detentus, vobis precipimus quod ipsum Robertum a prisona predicta absque speciali mandato nostro nullatenus deliberari permittatis. Teste me ipso apud Dunelmum xx die Aprilis anno regni nostri septimo; et sic dictus Robertus detentus fuit in prisona domini Regis de Scardburgh quousque deliberatus fuit per manucapcionem Radulphi de Levesham, Ricardi Morice, Roberti le Milner junioris et Willelmi de Hoton, qui predictum Robertum Heved manuceperunt ad habendum coram domino Rege in octabis Sancte Trinitatis ubicumque tunc fuerit in Anglia, secundum formam cujusdam brevis domini Regis ballivis ville de Scardburgh directi et huic sedule attachiati. Et modo venit coram Rege predictus Robertus Heved in propria persona sua per manucapcionem predictam, et idem Robertus ad sectam domini

some woollen cloths for the arrears, and would have kept them until the debt had been satisfied had not Robert Head violently assaulted him and rescued them. William at once raised the hue and cry, and hearing the hue and cry raised Henry de Ruston, as bailiff, attempted to arrest Robert, but Robert would not permit justice to be done, wherefore Henry took with him the force of the town and arrested and imprisoned Robert. After this they received the writ already referred to directing the bailiffs not to deliver Robert without the King's especial command. This writ was dated at Durham, 20th April, 1333, and was also set out. So Robert was detained in prison at Scarborough until he was released on the suretyship of Ralph de Levisham, Richard Morice, Robert le Milner junior, and William de Hutton, who offered themselves as sureties in manner directed by the first-mentioned writ.

Robert Head next appeared, pleaded not guilty, and put himself

Regis per Justiciarios allocutus qualiter se velit de predictis transgressionibus et contemptu acquietare, dicit quod ipse in nullo est inde culpabilis, et de hoc ponit se super patriam. Ideo veniat inde iurata coram Rege die Jovis proxima post quindenam Sancte Trinitatis per quos etc., ad recognoscendum etc. Et super hoc Nicholaus Ward, Willelmus Paa, Johannes de Shirburn de Comitatu Eboracensi, Johannes de Turneys, Johannes de Huntyngdone de Comitatu Huntyndonensi, Walterus de Charteseye de Comitatu [sic] Londonensi manuceperunt predictum Robertum Heved habendi corpus ejus coram Rege ad prefatum diem; videlicet quilibet eorum corpus pro corpore etc., et sic de die in diem quousque etc. Postea continuato processu usque ad hunc diem scilicet die Veneris proxima post octabas Sancti Johannis Baptiste venit predictus Robertus coram Rege et similiter jurata, qui jurati dicunt [? super sacramentum] suum quod predictus Willelmus le Carter fuit subtaxator et collector decime domino Regi in villa de Scardburgh debite, et predictus Robertus assessus fuit per taxatores ad duodecim solidos pro decima predicta, et pro eo quod sex solidi de predictis duodecim solidis a retro fuerunt, predictus Willelmus accessit ad domum predicti Roberti in Scardburgh et petiit ab eo predictos sex solidos a retro existentes ex causa predicta, idem Robertus denarios illos solvere recusavit, per quod predictus Willelmus cepit nomine districcionis quandam tunicam predicti Roberti pro predictis sex solidis et illam asportasse voluit, predictus Robertus hoc non permisit, sed districcionem predictam eidem Willelino vetuit et rescussit et in ipsum Willelmum insultum fecit, unde clamor et hutesium levati fuerunt, per quod predictus Henricus de Roston, ballivus de Scardburgh, predictum Robertum attachiare voluit, idem Robertus per predictum ballivum ad pacem domini Regis attachiari non permisit, quousque predictus Henricus alios subballivos suos

upon the country. A jury was therefore summoned for Thursday, 17th June, 1333, and Nicholas Ward, William Paa, John de Shirburn of Yorkshire, John de Turneys, John de Huntingdon of Huntingdonshire, and Walter de Chertsey of London, were sureties for the appearance of Robert Head at the trial.

On Friday, 2nd July, 1333, the case came on for hearing, and the jury by their verdict found that William le Carter was a subcollector of the tenth in Scarborough, and Robert Head was assessed by the taxers at 125. William went to his house and demanded 65 which were in arrear; on Robert's refusal to pay he took one of Robert's coats as a distraint for the 65, and would have carried it off, but Robert would not allow it, rescued it and assaulted William. The hue and cry was then raised, on which Henry de Roston, as bailiff of Scarborough,

ejusdem ville secum sumpsit, et postea predictum Robertum attachiavit. Ideo predictus Robertus committatur Marescallo etc., et super hoc idem Robertus fecit finem cum domino Rege occasione transgressionis predicte, ut patet rotulo finium istius termini. Ideo idem Robertus deliberatur a prisona, etc.

id. (Fines.)

De Roberto Hevede de fine pro quibusdam transgressionibus, rescussu et contemptu factis ballivis domini Regis de Skardeburgh et etiam Willelmo le Cartere uni taxatorum et subcollectorum decime domini Regis in villa de Scardeburgh, per plegium Willelmi de Hothum de Eboraco et Willelmi de Novo Castro de Scardeburgh xxxs.

CORAM REGE ROLLS, No. 355, m. 67.

ADHUC DE OCTAB' PUR' BE' MAR' [23 ED. III.] W. DE THORPE.

Ebor: Juratores diversorum Wappentachiorum Comitatus Eboracensis presentant quod Willelmus de Kyrkeby, nuper ballivus de Pykerynge, colore officii sui, qualibet vice quando ipse tenuit swanemota Foreste de Pykerynge, et villate foreste predicte fecerunt defaltam, licet non fuerunt quinque tenentes in villa, ipse voluit amerciare villatas pro voluntate sua per extorcionem, et noluit pati ipsos afforari per pares suos, et tales extorciones fecit ipse in wapentachio et in turnis vicecomitis, tam de braciatoribus quam de villatis que fecerunt defaltam coram

attempted to arrest Robert, but Robert would not allow him until Henry had summoned the subbailiffs of the town. Judgment was given that Robert be imprisoned; he was afterwards released on payment of a fine.

Fine from Robert Head for several offences, rescue and contempt committed towards the King's bailiffs of Scarborough and William le Carter, collector of the tenth in Scarborough, bail William de Hotham, of York, and Wm. de Newcastle, of Scarborough, £1 105.

9th February, 1349, roll of W. de Thorpe, C.J.

The Jurors of the several wappentakes of Yorkshire presented that William de Kirkby, late bailiff of Pickering, by colour of his office every time that he held a swanemote* of Pickering Forest, extortionately attempted to amerce at his own pleasure the townships within the forest who made default in appearance, even though there were not five tenants therein, nor would he suffer them to be affered by their

^{*} This is the earliest mention I have found of a Swanemote Court in Pickering.

ipso ita quod non potuerunt afforari per sectores Curie etc., et sic facit de villatis de Calthorn, Haverbergh* et Marton, et sic de qualibet villata infra libertatem predictam, scilicet anno regni Regis nunc Anglie vicesimo secundo.

Item presentant quod idem Willelmus ubi aliqua villa de foresta est tota adnichilata et nullus in eadem residens nisi unus vel duo, et in aliqua villa nullus est residens, facit eos exigi ad quodlibet swanemotum et ad quemlibet turnum vicecomitis pro voluntate sua, et dicunt quod si quinque homines non veniant de villa ubi nisi unus est residens, idem Willelmus fecit carucas suas pro amerciamentis de villatis ubi nullus est residens per extorcionem ad magnam deterioracionem populi.

Item presentant quod Willelmus de Kirkeby nuper receptor Castri de Pykerynge levavit de Thoma vacar' [? vicario] de Ebrestona centum solidos argenti per extorcionem anno regni Regis Edwardi nunc vicesimo, qui quidem Thomas non fuit indictatus de aliqua transgressione.

Item dicunt quod idem Willelmus cepit de Roberto Hert de Derholme viginti solidos per extorcionem, et nisi predictus Robertus fecisset minando ei dixit quod indictaret Johannem Hert filium suum.

Item dicunt quod idem Willelmus cepit de quodam mercatore de Beverlaco decem solidos et arestavit lanam suam apud Pykerynge anno Regis nunc decimo nono, imponendo ei quod habuit falsa pondera, et

equals; like extortions he committed in the Wapentake Court and in the Sheriff's tourns, as well from brewers as from townships that made default, so that they could not be affered by the suitors of the Court.

In 1348 this happened with regard to Cawthorn, Hatterboard and Marton, and each township within the liberty. They further presented that when any township in the forest was totally annihilated and only one or two residents in it, or perhaps none at all, William caused it to be exacted at each swanemote and sheriff's tourn at his pleasure, and if five men did not appear he seized their ploughs as distraints for the amercements of the townships extortionately, to the great loss of the people. They further presented that he, while lately acting as receiver of Pickering Castle, extortionately levied, in the year 1346, £5 from Thomas, vicar of Ebberston, who had not been indicted of any offence.

He further took by extortion £1 from Robert Hert, of Derholme, threatening him that if he did not pay he would indict his son John Hert.

He further, in 1345, took 105 from a merchant of Beverley, and arrested his wool at Pickering, charging him with having false weights,

^{*} This is the only passage in which I have found this described as a township.

fecit predictum mercatorem jurare quod non implacitaret ipsum Willelmum pro transgressione predicta.

Item presentant quod idem Willelmus in omnibus inquisicionibus capiendis ubi viginti quatuor inpanellati fuerunt, quod licet duodecim jurati fuerunt presentes, ipse amerciavit omnes absentes contra consuetudinem libertatis predicte.

Item presentant quod idem Willelmus levavit per extorsionem de Ricardo Jollan de Kyrkeby novem solidos nomine expeditacionis trium canum ubi dictus Ricardus nullum canem habuit, scilicet anno Regis nunc decimo octavo.

Item presentant quod idem Willelmus imprisonari fecit Johannem de Bulmer die Lune proxima post festum Sancti Petri ad vincula anno regni Regis nunc Anglie decimo octavo, eo quod non comparuit coram eo in quodam swaynmoto ad primam proclamacionem, contra pacem Regis; per quod preceptum fuit vicecomiti quod venire faceret coram domino Rege predictum Willelmum ad respondendum super premissis. Et modo scilicet isto eodem termino coram domino Rege venit predictus Willelmus, et allocutus qualiter se velit super premissis acquietare, qui dicit quod quoad hoc quod presentatum est quod dictus Willelmus amerciare voluit diversas villatas pro voluntate sua qui fecerunt defaltam coram ipso ad aliqua swaynmota et noluit eos pati per pares suos afforari, et tales extorsiones fecisse debuit tam in wappentachio quam in turnis vicecomitis, et de braciatoribus et villatis qui [sic] fecerunt defaltam, dicit quod tam braciatores qui braciaverunt contra assisam quam villate qui fecerunt defaltam in swanemotis, wappentachiis et turnis vicecomitis fuerunt amerciati et amerciamenta per pares suos afforata et non per ipsum ad voluntatem ipsius Willelmi

and he made the merchant swear that he would not sue William for the offence.

Further, in all inquisitions where twenty-four were impanelled, although twelve jurymen were present, he amerced all the absent ones contrary to the custom of the liberty. He further, in 1344, levied by extortion 9s from Richard Jollan, of Kirkby,* for lawing three dogs when Richard had no dog. Further, on Monday, 2nd August, 1344, he caused John de Bulmer to be imprisoned for not appearing before him in a certain swanemote at the first proclamation. William was summoned and appeared the same term. He pleaded as to the first charge that brewers who broke the assize of beer, and townships that made default at swanemotes, wappentake Courts and sheriffs' tourns, were amerced, and the amercements affered by their equals and not by

^{*} Kirkby Misperton probably; see "Yorkshire Lay Subsidies," Yorks. Arch. Soc. (Record Series), Vol. XXI., p. 113.

posita prout superius presentatum est, et de hoc ponit se super

Et quoad hoc quod presentatum est quod idem Willelmus fecit amerciare diversas villatas de foresta predicta quia quinque* homines de eisdem villatis non venerunt coram eo ad quodlibet swannemotum† et ad quemlibet turnum vicecomitis ad voluntatem suam ubi in aliquibus villatis predictis non fuerunt tres homines comorantes etc., dicit quod non sunt alique ville infra forestam predictam qui [? non | inhabitentur per quinque homines et plures preter Calthorne et Martone, et dicit quod in Calthorne sunt homines commorantes et in Martone similiter, et dicit quod terra villarum predictarum per homines in dictis villis residentes et aliis hominibus [sic] manuoperatur, et dicit quod predicte ville de Calthorne et Martone et omnes alie ville infra dictam forestam de Pykerynge solent et debent venire ad Swannemota ter per annum. et sic solebant facere a tempore quo non extat memoria, videlicet quelibet villa per quinque homines, et si villate villarum predictarum non veniant in forma predicta solebant amerciari per ministros de foresta predicta et per ministros afforari, et sic dicit quod predicte villate qui non venerunt in forma predicta amerciate fuerunt et per dictos ministros foreste afforate et non per ipsum Willelmum nec ad voluntatem ipsius Willelmi, sicut superius super ipsum presentatum est. et de hoc ponit se super patriam.

Et quoad hoc quod presentatum est quod idem Willelmus levavit de Thoma vicario de Ebreston centum solidos per extorsionem idem Willelmus dicit quod Comes Lancastrensis habet ex concessione Regis omnia catalla fugitivorum et felonum infra libertatem de Pykerynge, et

himself at his own pleasure. As to the charge that he amerced townships where only three men were residing because five men did not appear before him at the swanemotes and sheriffs' tourns, he said that there were no townships within the forest which were not inhabited by five men and more, except Cawthorn and Marton, in which there also were some men dwelling, by whom and by others‡ the land was tilled; he further said that Cawthorn, Marton and all other townships in the forest were wont from time immemorial and ought to appear thrice a year at the Swanemote Court, that is to say five men from each township, and those townships that did not attend were wont to be amerced and affered by the officers of the forest; all which happened in this case; as to the charge of levying £5 from Thomas, the Vicar of Ebberston, by extor-

^{*} I suppose four men and the reeve.

⁺ The variations in the spelling of this word should be noticed.

[‡] I presume that he intends to say that owners and occupiers are liable to attend as well as residents.

dicit quod quidam Robertus de Baghill felonice interfecit quendam hominem infra libertatem predictam et indictatus et fugam fecit, unde dicit quod compertum fuit per presentacionem legalium hominum quod dictus Robertus habuit centum solidos in denariis, qui quidem denarii fuerunt in custodia dicti Thome vicarii de Ebreston ex deliberacione dicti Roberti, per quod Radulphus de Hastynges tunc seneschallus de Pykerynge precepit cuidam Radulpho de Moreton, ballivo Regis erranti, ad dictos denarios de bonis et catallis predicti Thome levandos, qui quidem Radulphus dictos denarios per preceptum dicti seneschalli levavit, absque hoc quod dictus Willelmus aliquos denarios de dicto Thoma per extorsionem levavit, sicut superius presentatum est, et de hoc ponit se super patriam etc.

Et quoad hoc quod presentatum est quod idem Willelmus cepit de Roberto Hert viginti solidos per extorsionem, dicit quod ipse nichil de eo cepit per extorsionem, sicut superius presentatum est, et de hoc ponit se super patriam etc.

Et quoad hoc quod presentatum est quod idem Willelmus cepit de quodam mercatore de Beverlaco decem solidos per extorsionem et quod lanam suam apud Pykeryng arestavit etc., dicit quod ipse nichil cepit de predicto mercatore per extorsionem nec lanam suam arestavit nec aliquam injuriam ei fecit sicut superius presentatum est, et de hoc ponit se super patriam.

Et quoad hoc quod presentatum est quod in omnibus inquisicionibus summonitis ubi viginti quatuor inpanellati fuerunt, licet duodecim comparuerunt, absentes amerciavit etc., dicit quod consuetudo manerii de Pykeryng non est inpanellare duodecim nec viginti quatuor, quia dicit quod omnes libere tenentes de libertate predicta venient ad wappentachium de Pykeryng per summonicionem cum* aliquis latro

tion, he said that the Earl of Lancaster had by grant from the King the chattels of fugitives and felons within Pickering liberty, and one Robert de Baghill feloniously murdered a man within the liberty, and upon being indicted fled the country. Certain leal men found by their presentment that Robert had money amounting to ± 5 in the custody of Thomas the Vicar, wherefore Ralph de Hastings, then steward of Pickering, ordered Ralph de Morton, the King's errant bailiff, to levy the money on the goods and chattels of the Vicar, and it was Ralph who received the money. He denied absolutely that he took anything by extortion from Robert Hart or the merchant of Beverley, or arrested the wool of the latter. As to the charge of amercing those who were absent out of panels of twenty-four though twelve were present, he said that the custom of Pickering manor is not to impanell twelve or

^{*} An old grievance. See Vol. III., N.S., p. 238.

fuerit adjudicandus vel breve de recto in eodem wappentachio pendat, et sic ballivus eligit inquisicionem de melioribus ad faciendum quod pertinet etc., et omnes illi libere tenentes qui non veniunt ad wappentachium predictum per summonicionem sic eis factam secundum consuetudinem manerii predicti amerciabiles sunt et a tempore quo non extat memoria in eodem wappentachio amerciati fuerunt, et sic dicit quod ipsi qui non venerunt ad wappentachium predictum in forma predicta tempore suo amerciati fuerunt secundum consuetudinem predictam et non aliter, et de hoc ponit se super patriam.

Et quoad hoc quod presentatum est quod idem Willelmus cepit de Ricardo Jollan novem solidos pro expeditacione canum per extorsionem, ubi idem Ricardum nullum canem habuit, dicit quod ipse nichil cepit de predicto Ricardo prout superius super ipsum presentatum est, et de hoc ponit se super patriam etc.

Et quoad hoc quod presentatum est quod idem Willelmus imprisonari fecit Johannem de Bulmer pro eo quod ipse non comparuit coram eo in quodam swannemoto, idem Willelmus dicit quod predictus Johannes de Bulmer indictatus fuit de viridi per ministros foreste predicte coram Radulpho de Hastynges tunc senescallo ejusdem foreste, per quod ipse dictum Johannem recenter attachiavit secundum assisaın foreste, absque hoc quod idem Willelmus [?attachiavit] dictum Johannem pro eo quod ipse non venit coram eo, sicut superius presentatum est: et de hoc ponit se super patriam.

Et Johannes de Lincoln qui sequitur pro domino Rege dicit quod Willelmus de Kyrkeby culpabilis est de omnibus presentacionibus super ipsum presentatis, et hoc paratus est verificare pro domino Rege etc., et predictus Willelmus similiter, etc., ideo fiat inde Turata etc.

twenty-four, but that all free tenants of the liberty ought to appear on summons at the Wappentake Court of Pickering when a thief was to be tried or a writ of right was pending, and thereupon the bailiff chose his inquisition out of the best, and all free tenants who did not appear at the Wappentake Court were liable to be amerced, and from time immemorial had been amerced. Therefore he said that the amercements were according to custom and not otherwise. He denied that he took anything from Richard Jollan for the lawing of his dogs; and as to the charge of imprisoning John de Bulmer for not appearing before him at a swanemote, William said that John de Bulmer was indicted by the officers of the forest for an offence of vert before Ralph de Hastings, then Steward of the Forest, in consequence of which he forthwith attached John in accordance with the assize of the Forest, and not for not appearing before him. He put himself upon the county, and John de Lincoln who sued for the King said that William de Kirkby was

Item juratores presentant quod Willelmus de Kirkeby et alii conspiraverunt inter eos ad indictandum Johannem de Bukton, Hugonem* de Neville, Johannem de Barton et alios de eo quod idem Johannes de Bukton et alii ceperunt in foresta de Pykeryng sex cervos, et quod iidem Johannes de Bukton et alii in conspectu Comitis Lancastrensis capud† unius cervi super pilloriam in villa de Pykerynge posuerunt die Lune proxima post festum nativitatis Sancti Johannis Baptiste anno Regis nunc vicesimo primo, per quod predicti Johannes de Bukton, Hugo de Neville et Johannes de Barton capti fuerunt et imprisonati in Castro de Pykerynge, per quod ad maximam perdicionem bonorum suorum positi fuerunt etc. Postea scilicet isto eodem termino venit predictus Willelmus coram domino Rege et petit se admitti ad finem faciendum cum domino Rege occasionibus predictis, tam pro illis pro quibus placitavit ad patriam, quam pro residuis super ipsum presentatis, et admittitur et fecit finem prout patet per rotulos finium de isto eodem termino etc., ideo idem Willelmus eat inde sine die etc.

[m. 78.]

Ebor: Juratores diversorum wappentachiorum Comitatus Eboracensis presentant quod David de Wygan et alii die Mercurii proxima post octabas Sancti Johannis Baptiste anno Regis nunc Anglie vicesimo primo‡ domum Thome vicarii de Ebreston vi et armis noctanter intra-

guilty of the indictments, and this he was prepared to prove. A Jury was therefore summoned.

The former Jurors also presented that William de Kirkby and others conspired amongst themselves to indict John de Buckton, Hugh de Neville, John de Barton and others for that they on Monday, 25th June, 1347, took six harts in Pickering Forest and set up the head of one in the sight of the Earl of Lancaster upon the pillory in Pickering town, in consequence of which John de Buckton, Hugh de Neville and John de Barton were taken and imprisoned in Pickering Castle and suffered great loss of their goods. Afterwards, in the same town, William appeared in the King's Bench and asked to be allowed to compound for the offences presented against him, as well those to which he had already pleaded as the rest. The request was granted and he paid the fine entered in the fine rolls.

The jurors of the several wappentakes of Yorkshire presented that David de Wigan and others on Wednesday, 11th July, 1347,

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^{*} Apparently his predecessor.

⁺ See a similar instance, Vol. II., N.S., p. 60.

[‡] The date did not occur before. This might be the same offence to which William de Kirkby has pleaded above.

verunt et ipsum ceperunt et ipsum duxerunt versus Castrum de Pykerynge quousque finem fecisset cum eis de quadraginta solidis contra pacem Regis, qui quidem Thomas tunc temporis non fuit indictatus de aliqua transgressione seu felonia. Item presentant quod idem David et alii die Martis proxima post quindenam Sancti Johannis Baptiste anno Regis nunc vicesimo primo ceperunt Adam del Selybrygge apud Selvbrygge et eum secum duxerunt quousque finem fecisset cum eis de quatuor libris, contra pacem Regis. Item presentant quod idem David et alii die Martis proxima post quindenam Sancti Iohannis Baptiste anno Regis nunc vicesimo primo ceperunt Robertum de Sunlowe vi et armis apud Calvecote et ipsum secum duxerunt versus Castrum de Pykerynge quousque finem fecisset cum eis de quadraginta solidis, contra pacem Regis. Item presentant quod idem David et alii die Lune proxima ante festum Sancti Petri ad vincula anno Regis nunc vicesimo primo ceperunt Thomam Olyver de Salden, et eum imprisonaverunt et eum ibidem detinuerunt per quinque dies contra pacem Regis, per quod preceptum fuit vicecomiti quod venire faceret predictum David coram domino Rege ad respondendum super premissis, et allocutus qualiter se velit super premissis acquietare, qui dicit quod ipse premissa dedicere non potest. Et quia testatum est per fidedignos quod idem David inops est et nichil habet ad satisfaciendum domino Rege pro redempcione sua occasionibus predictis, et super hoc habito respectu corporis predicti David et ad statum ejusdem, videtur Curie quod ipse inops et mendicans est ut testatum est et nichil habet ad satisfaciendum etc., consideratum est quod idem David eat inde quietus absque aliqua fine domino Regi inde facienda etc.

violently entered by night the house of Thomas, Vicar of Ebberston, seized him and led him to Pickering Castle until he compounded with them for $\pounds 2$, though he had never been indicted for any offence. David also with others, on Tuesday, 17th July, 1347, seized Adam del Selley Bridge at Selley Bridge* and led him with them until he compounded with them for $\pounds 4$. On the same Tuesday they violently seized Robert de Sunley at Calvecote and led him to Pickering Castle until he compounded with them for $\pounds 2$. On Monday, 30th July, 1347, they seized Thomas Oliver of Sawdon and detained him in prison for five days. David was summoned, appeared, and pleaded guilty. By trustworthy witnesses it was proved that David was penniless and had nothing wherewith to satisfy the King for his offences, and having regard to the state of his health and condition he was let off.

^{*} Not far from Marishes Road Station.

m. 6d. (Fines.)

De Willelmo de Kirkeby nuper receptore de Pikerynge de fine pro diversis et excessivis transgressionibus per ipsum colore officii sui in Comitatu predicto perpetratis, unde per cognicionem suam convictus est, per plegium Willelmi de Kirkeby junioris, Willelmi de Munemuth de Pykerynge et Johannis filii Benedicti de Malton xls.

De eodem Willelmo de Kirkeby de fine pro illicita confederacione facta cum Galfrido de Wryghtyngton, unde indictatus est et per cognicionem suam convictus, per plegium predictum . . . xxs.

CORAM REGE ROLL, No. 356, m. 4.

EBOR: ADHUC DE QUINDENA PASCHE [23 ED. II.], W. DE THORPE.

Juratores diversorum wappentachiorum Comitatus Eboracensis alias coram domino Rege apud Eboracum presentaverunt quod Galfridus de Wryghtyngton, nuper ballivus de Pykerynge, vi et armis noctanter intravit domum* Thome vicarii de Ebreston apud Ebreston die Mercurii proxima post octabas Sancti Johannis Baptiste anno regni domini Regis nunc vicesimo primo et ipsum ibidem cepit et duxit usque Castrum de Pikerynge quousque finem fecisset cum eo pro quadraginta solidis, contra pacem Regis etc., qui quidem Thomas tunc temporis non fuit indictatus de aliqua felonia seu transgressione.

Item presentant quod idem Galfridus die Mercurii proxima post festum Sancti Johannis Baptiste anno supradicto in ecclesia de Pikeryng cepit Hugonem de Neville et eum imprisonavit in Castro de Pikerynge in profundo gaole ferris ligatis et ipsum ibidem detinuit per septem septimanas, qui quidem Hugo indictatus non fuit, contra pacem Regis etc.

From William de Kirkby, late receiver of Pickering, fine for several excessive offences committed by him in Yorkshire under colour of his office \pounds_2 , and \pounds_1 for his unlawful confederation with Geoffrey de Wrightington, of all which he was convicted on his own confession. Bail as mentioned.

The Jurors of the several wappentakes of Yorkshire at another time, in the Court of King's Bench at York, presented that Geoffrey de Wrightington, late bailiff of Pickering, committed the same offences with regard to Thomas, Vicar of Ebberston, Adam de Selley Bridge and Robert de Sunley as those already presented against David de Wigan. He also, on Wednesday, 11th June, 1347, seized Hugh de Neville in Pickering Church and imprisoned him in the depths of the gaol in iron fetters for seven weeks, though Hugh had never

^{*} Some of these offences are the same as those already presented, and some are different.

Item presentant quod idem Galfridus simul cum aliis ceperunt Adam de Selybrigge die Martis proxima post quindenam Sancti Johannis Baptiste anno supradicto apud Selibrigge et ipsum secum duxerunt quousque finem fecisset cum eis pro quatuor libris sine ullo indictamento.

Item presentant quod idem Galfridus simul cum aliis die et anno supradictis ceperunt Robertum Sunlowe apud Calvecote et eum secum duxerunt usque Castrum de Pikerynge quousque finem fecisset cum eis de quadraginta solidis, contra pacem etc., sine ullo indictamento.

Item presentant quod idem Galfridus imprisonavit Johannem de Lelhum et Robertum de Stayntone non indictatos quousque fecisset [sic] cum eodem Galfrido anno supradicto.

Item presentant quod idem Galfridus anno supradicto imprisonavit Johannem Skot de Pikerynge et ipsum ferris ligatis in prisona detinuit per novem septimanas non indictatum contra pacem, etc.

Item presentant quod idem Galfridus cancellavit quoddam indictamentum factum de Willelmo Caperoun, garcione Willelmi le Parcour, de quadam dama bersata in parco de Blandeby nesciente Willelmo le Parcur.

Item presentant quod idem Galfridus intrare fecit indictamentum de nesciente et ponere fecit sciente Willelmo le Parcour.

Item dicunt quod idem Galfridus, David de Wygan et Johannes del Mare ceperunt Thomam Olyver de Salden die Lune proxima ante festum Sancti Petri ad vincula anno supradicto et ipsum imprisonaverunt per procuracionem Ricardi de Dalby et ipsum ibidem detinuerunt per quinque dies contra pacem Regis etc.

Item presentant quod idem Galfridus simul cum aliis die Veneris in crastino Decollacionis Sancti Johannis Baptiste anno regni domini

been indicted. He also the same year imprisoned John de Lealholm and Robert de Stainton, though they had not been indicted, until they compounded with him. He also the same year imprisoned John Scott of Pickering and kept him in iron fetters for nine weeks in prison, though he had not been indicted. He also cancelled a certain indictment made against William Capron, the groom of William the Parker, of killing a doe in Blansby Park without the knowledge of William the Parker. In this indictment he had previously erased the words "with the knowledge of" and inserted "without the knowledge."*

On Monday, 30th July, 1347, Geoffrey, David de Wigan and John del Mar took Thomas Oliver of Sawdon and imprisoned him at the instance of Richard de Dalby and detained him for five days. Geoffrey also, on Friday,† 30th August, 1346, took £4 by force from Henry de

^{*} This is a suggestion merely. The words may mean the opposite.

⁺ It should be Wednesday.

Regis nunc vicesimo vi et armis cepit de Henrico de Acastre, vicario ecclesie de Pikerynge quatuor libras argenti inter Conyngesthorpe et Apeltone in Holdelithe in Ridale contra pacem Regis etc.

Item presentant quod idem Galfridus die Dominica proxima post festum exaltacionis Sancte Crucis anno supradicto vi et armis cepit Adam de Selibrigge apud Pikerynge et ipsum ibidem imprisonavit quousque finem fecit cum predicto Galfrido de sex, et quando idem Adam finem solverat, idem Galfridus fecit ipsum jurare super librum, quod nemoni [sic] diceret qualiter fecit finem nec qualiter fuit imprisonatus contra pacem Regis etc.

Item presentant quod idem Galfridus imprisonavit Robertum de Sonlowe quousque fecit finem de viginti. Per quod preceptum fuit vicecomiti quod venire faceret predictum Galfridum coram domino Rege ad respondendum donino Regi super premissis. Et modo coram domino Rege scilicet isto eodem termino venit predictus Galfridus et allocutus qualiter se velit super premissis acquietare, qui dicit quod ipse non est culpabilis de transgressionibus predictis per [sic] ipsum presentatis, et de hoc ponit se super patriam etc.

Et Johannes de Lincoln qui sequitur pro Rege dicit quod predictus Galfridus culpabilis est de presentacionibus predictis prout superius presentatur, et petit quod inquiratur pro domino Rege, et Galfridus similiter. Ideo veniat inde Jurata coram domino Rege in octabis Sancte Trinitatis ubicumque etc., et qui nec etc. Postea termino Sancti Michaelis anno vicessimo tercio venit predictus Galfridus et fecit finem cum domino Rege occasione transgressionum predictarum ut patet per rotulos finium. Ideo idem Galfridus sit inde quietus etc.

Acaster, Vicar of Pickering Church, between Coneysthorpe and Appleton-le-Street in Old Lith* in Ridale. Geoffrey also, on Sunday, 17th September, 1346, seized Adam de Selley Bridge by force at Pickering and imprisoned him until he had compounded with him for 6 [?], and when Adam paid the fine Geoffrey made him swear† on the Book that he would tell no one how he came to pay the fine or to be imprisoned. Geoffrey also imprisoned Robert de Sunley until he compounded with him for 20 [?]. He was summoned, appeared, pleaded not guilty and put himself upon the county. John de Lincoln, who sued for the King, said he was guilty and asked that an inquiry might be directed; Geoffrey concurred in the request and a Jury was summoned for Trinity Term. In Michaelmas Term 1349 Geoffrey appeared, and on payment of the fine enrolled on the fine rolls was allowed to depart in peace.

^{*} If this is the old name of Ridale, we have three liths in close contiguity-Pickering Lith, Hartford Lith, and Old Lith, but the suggestion is improbable.

† An oath taken under compulsion was evidently held to be not binding.

Malton Register. Cotton: MSS. Claudius D.XI. $\mbox{fol. 4 D.}$

Anno regni Regis Henrici secundi xl sexto* arrentata est quedam cultura in territorio de Neutona juxta Pikeringe que vocatur le Riddinge coram Justiciariis Foreste, Dominis Roberto de Nevilla, Radulpho filio Ranulphi, Hugone de Bollebeke, Willelmo de Notingham sub isto processu. Willelmus de la Launde occupavit in dominico domini Regis in communa pastura pertinentis [sic] ad villam de Neuton quatuor acras, unam rodam et dimidiam. Ideo ipse in misericordia. Et valuit tempore suo viginti quatuor solidos† et novem denarios unde respondit domino Regi. Et Prior de Malton modo tenet et valuit tempore suo quatuor solidos et quatuor denarios et ob., unde idem Prior respondit. Terra remaneat in manu domini Regis quia dominicum. Postea venit Prior de Malton et arrentate sunt predicte quatuor acre terre et una roda et dimidia eidem pro tresdecim denariis per annum videlicet ad festum sancti Michaelis.

Inquisicio‡ facta apud Snaynton die Jovis proxima ante festum Sancti Marce Evangeliste anno regni Regis H. xlix per Robertum de Brus, Eudonem de Aslacby, Thomam de Edbriston, Willelmum Male-

In the year 1262 [?] a flat of land in Newton-by-Pickering called the Ridding was arrented before the Justices of the Forest, Robert de Neville, Ralph son of Randolph, Hugh de Bolbeck and William de Nottingham upon the following indictment. William de la Launde occupied four acres one rood and a half in the King's demesne in the common pasture appurtenant to Newton. He is in mercy. It was worth during his occupation \mathcal{L}_1 4° 9d°; the Prior of Malton now holds it, and it was worth during his occupation 4° $4\frac{1}{2}$ d°; each of them is responsible for each sum respectively, and the land remains in the King's hands as demesne. Afterwards the Prior appears and the land is arrented at 1° 1° d a year, payable at Michaelmas.

An Inquisition taken at Snainton on Thursday, 23rd April, 1265, to determine if John the son of Adam de Pickering, whilst he held the tenement which the Prior of Malton now holds in Newton, as part of his

^{*} Obviously the date is wrong. The entry has been made subsequently to the date of the body of the Register—i.e., as I take it, subsequent to 1256. Possibly Hen. II. should be Hen. III. At folio 5d there is another entry in practically the same language.

⁺ This probably includes the sum of a series of yearly values.

[‡] Also evidently inserted after the book had been completed.

cake, Johannem le Blund, Petrum de la Gaola, Alanum filium Martini, Robertum filium Roberti de Rostun, Hugonem de Kirkeda, Rogerum filium Martini de Midelton, Willelmum de Morpath et Ricardum Archebaude, si Iohannes filius Ade de Pykeringe tempore quo totum tenementum [? tenuit] quod Prior de Malton tenet in villa de Neuton una cum tenementis suis integris, fecit unanı sectam ad wapentakium de Pykeringe, et si pro illa secta tenementum illud quietum tuit de servicio illo aut non, et si Thomas de Pykeringe frater et heres ejusdem Johannis fecit sectam illam pro predictis tenementis illis integris toto tempore suo, et si Willelmus, filius et heres dicti Thome, qui nunc est fecit illam sectam aliquo tempore, et si idem Willelmus de dicta secta se subtraxit maliciose, et per quem. Oui jurati dicunt super sacramentum suum quod Johannes de Pykeringe tempore quo tenuit totum predictum tenementum quod predictus Prior de Malton tenet in villa de Neuton una cum tenementis suis integris, fecit unam sectam ad wapentakium de Pykeringe et pro illa secta tenementum illud quietum fuit de servicio illo. Dicunt et jurati quod dictus Iohannes vendidit dictum tenementum de Neuton domino Willelmo de Landa et domine Eustachie, uxori sue, ad terminum vite, tali condicione quod quis eorum religum [sic] supervixerit dictum tenementum tota vita sua teneret : et post obitum dicti Iohannis venit Thomas, frater et heres dicti Iohannis, et relaxavit et imperpetuum quietum clamavit totum jus et clamium quod habuit vel habere potuit pro se et heredibus suis in dicto tenemento de Neuton dicto domino Willelmo de Landa et heredibus suis vel assignatis suis. Reddendo et faciendo sibi et heredibus omnimoda servicia dicto tenemento pertinencia et dictus Tomas [sic] recepit dictum servicium pro dicto tenemento toto tempore suo et fecit sectam predictam sicut predictum est : et post obitum dicti Thome Willelmus filius ejus qui nunc est fecit illam sectam. Et postea venit

holding, made one suit at the Wapentake Court of Pickering and thereby acquitted that tenement [? as well as the rest of his holding], and whether Thomas de Pickering, brother and heir of John, made one suit for all in his time, and whether William, son and heir of Thomas, who is now alive, ever made the suit, and if he maliciously withdrew himself from the suit, and by whom. The jurors say that John de Pickering, whilst he held in entirety with other tenements the whole tenement which the Prior now holds in Newton, made one suit at the Wapentake Court of Pickering, and for that suit the tenement was quit of the service. John sold the tenement to William de Landa and Eustachia his wife for their joint lives and the life of the survivor; after the death of John his brother and heir Thomas released all his right and claim to the tenement to William de Landa his heirs and assigns, the latter render-

Willelmus de Landa et vendidit* predictum tenementum de Neuton Priori et Conventui de Malton, reddendo et faciendo predicto Willelmo, filio et heredi predicti Thome, tam in firmis quam in finibus.† Et dictus Willelmus adhuc facit sectam pro toto dicto tenemento et contradicit recepcionem firmarum et finium per consilium Willelmi de Thormoteby et matris ejusdem Willelmi et parentum suorum maliciose. Et dicunt super sacramentum suum quod Prior de Maltona ita quietus est omnino de secta wapentagii, et quod Robertus de Clyffe, tunc ballivus de Pykeringe, exigebat dictam sectam a dicto Priore injuste per plures et graves districciones, quousque dictus Prior per tales districciones fecit finem cum dicto Roberto pro quadraginta solidis, et postea deliberata fuerunt dicta averia per dominum Johannem de Wyvill.

IB. FOL. 31.

LITTERE JURATORUM DE VALLE DE PIKERING DE PASTURA DE EDIVEMERSC.

Cunctis ‡ Abbatibus capituli Cistercii et cunctis Christi fidelibus juratores et ceteri de Wapentake de Pikeringe salutem. Noverit sanctitas vestra hoc esse verum dictum nostrum secundum jusjurandum quod

ing to the former and his heirs all manner of services appurtenant to the tenement. So Thomas in his time received the service for the tenement and made the suit; after the death of Thomas his son William made the suit. Afterwards William de Landa sold the tenement to the Prior and Convent of Malton, who were to render to William the son of Thomas the services for the same as well in ferms as in fines. William still makes the suit for the whole of the tenement, and maliciously, by the advice of William de Thornaby, his mother and his relations, denies (?) the receipt of ferms and fines. So the Prior of Malton is quit altogether of suit to the Wapentake Court; nevertheless Robert de Cliff, the bailiff of Pickering, exacted such suit from him by many heavy distraints until the Prior paid a fine of £2, when the cattle distrained were delivered by John de Wyvill.

The Letter of the Jurors of Pickering Vale concerning the Castle Ings.

The jurors and others of Pickering Wapentake desired all Abbots, members of the Cistercian Chapter and all Christians, to know their verdict on oath made by command of the King con-

^{*} In his charter on the preceding page he describes it as a gift. Possibly in many cases so-called gifts to monasteries were in fact sales.

[†] This is the effect, not the language of the grant.

[#] The date of this is at any rate prior to 1256.

fecimus per preceptum domini Regis* de pastura de Ediuemersc unde querela versabatur inter monachos Rievallenses et Canonicos de Malton, videlicet quod Eustachius filius Johannis tempore Henrici Regis primi et Henrici secundi tenuit Ediuemersc cum pertinenciis suis, reddendo annuatim Regi in socagio de Pikeringe iiijor solidos, et Willelmus† filius ejus eodem tempore tenuit post eum et adhuc tenet jure hereditario. Item cum monachi saisiati fuerunt de vasto domini Regis, quod antea sex marcas domino Regi reddidit, nominatim Ediuemersc cum pertinenciis suis excepta fuit, quia non pertinebat ad vasta illa que data fuerant monachis, et canonici antequam monachi ibi habitarent, habuerunt de Ediuemersc et de ejus pertinenciis ex quo domus eorum fundata est, communem pasturam et pratum et turberiam et cetera suis usibus necessaria ex dono Eustachii et Willelmi filiî ejus, sicut carte eorum testantur. Hujus rei testes sumus et hoc vidimus et literas istas sigillis nostris communivimus.

IB. FOL. 37b.

CARTA ABBATIS RIEVALLENSIS DE PARCO FACIENDO IN PRATO DE EDIVEMERSC.

Omnibus hoc scriptum visuris vel audituris frater A.‡ dictus Abbas

cerning Castle Ings, in respect of which a quarrel had arisen between the monks of Rievaulx and the Canons of Malton; namely, that Eustace son of John, in the times of Henry I. and Henry II., held Castle Ings with its appurtenances, paying yearly to the King in the soke of Pickering 4⁵, and William his son held it after him in those days, and still held it, by right of inheritance. When the monks were seized of the King's waste, which formerly paid £4 to the King, Castle Ings with its appurtenances was excepted by name because it did not belong to those wastes which were given to the monks, and the Canons, before the monks lived there, had in Castle Ings and its appurtenances, from the date of the foundation of their house, common of pasture, meadow, turves, and other necessaries of the gift of Eustace and William his son, as their deed testified. Of this the jurors were witnesses, they had seen it, and therefore signed the letter with their seal.

THE DEED OF THE ABBOT OF RIEVAULX ABOUT MAKING A POUND AT CASTLE INGS.

Brother Adam, called Abbot, and the Convent of Rievaulx, desire

^{*} See this precept set out in the Rievaulx Cartulary, Surtees Society, Vol. LXXXIII., p. 148. † i.e. William de Vescy. ‡ Adam de Tilletai, see Rievaulx Cartulary (ut supra), p. 200n.

Rievallensis et ejusdem loci Conventus salutem. Noveritis nos absque reclamacione et ullius objeccione calumpnie in futurum concessisse domino Willelmo de Vesci et heredibus suis liberum parcum undecumque voluerint includendum, longitudinis sexaginta pedum et ejusdem latitudinis in prato suo de Ediuemersc* in monticulo juxta divisam ejusdem prati versus Pontem de How, ita quod parcus ille duos habeat exitus in quo licebit ipsi et heredibus suis racionabiliter imparcare secundum quod in scriptis convencionis inter [38] nos confectis plenius continetur. In cujus rei testimonium presenti scripto sigillum nostrum apposuimus. Teste Deo et Capitulo nostro.

CONCORDIA FACTA INTER ABBATEM DE RIEVALLE ET DOMINUM WILLELMUM DE VESCY DE PASTURA DE EDIUEMERSC.

Anno regni Regis Henrici filii Regis Johannis vicesimo octavo die Martis proxima ante Annunciacionem beate Marie convenit inter A. Abbatem et Conventum de Rievalle ex una parte et dominum W. de Vesci ex altera apud Beverlacum super contencionibus ortis inter ipsos dominum Abbatem et Conventum et dictum dominum W. de Vesci de pastura de Ediuemersc post fena assportata;—Unde idem Abbas questus fuit quod desicut iidem Abbas et Conventus habere debuerunt communam in predicto prato post fena levata et asportata usque ad diem quod illud pratum debebat poni in defenso, scilicet usque ad medium Marcii, idem Willelmus eisdem Abbati et Conventui predictam communam deforciavit, dimittendo quandam porcionem feni in prato

all people to know that, without objection or right to retract in future, they had granted to William de Vescy and his heirs a free pound to be enclosed where they please, 60 ft. square, in Castle Ings, on the little hill near the boundary of the Ings on the side towards. Howe Bridge, so that the pound might have two entrances in which he and his heirs might in a reasonable manner impound in accordance with the agreement between them.

AN AGREEMENT BETWEEN THE ABBOT OF RIEVAULX AND WILLIAM DE VESCY AS TO THE PASTURE OF CASTLE INGS.

On Tuesday, 22 March, 1244, an agreement was made at Beverley between Adam, Abbot, and the Convent of Rievaulx of the one part, and William de Vescy of the other part, as to the fog in Castle Ings, about which disputes had arisen between them. The Abbot claimed common of pasture therein from the time when the hay was carried up to the middle of March when it was shut up, of which common

^{*} See Rievaulx Cartulary (ut supra), p. 201.

predicto, per quod pastura sua per totum annum penitus erant defraudati ;—Scilicet quod predictus Willelmus concessit pro se et heredibus suis quod predictum pratum de cetero ponatur in defenso a primo die mensis Marcii usque ad octabas assumpcionis beate Marie Virginis proximo sequentes, ita quod predicti Abbas et Conventus vel eorum successores nec predictus Willelmus et heredes sui averia sua vel aliorum habere poterunt in predicto prato infra predictum terminum, elapso vero predicto termino, scilicet in crastino octabarum Assumpcionis beate Marie, idem Abbas et Conventus et eorum successores habebunt communam suam in predicto prato ad omnia animalia et pecora sua ubique, salva predictis Willelmo et heredibus suis pastura sua ad dominicas carucas suas de Langeton et de Malton imperpetuum, usque ad predictum tempus quod predictum pratum fuerit positum in defenso, et sic de anno in annum imperpetuum. Si vero contingat quod averia predicti Abbatis vel successorum suorum a tempore quo predictum pratum positum fuerit in defenso intrent pratum predictum vel pascant pratum predictum per escapium vel alio modo vel aliquid dampnum infra predictum terminum in predicto prato faciant. sive per custodiam factam sive alio modo, dampnum illud videbitur per fratrem vel fratres vel pastorem vel pastores Grangie de Kekemareis et per servientem vel per servientes, et per ballivum vel per ballivos vel prepositum predicti domini Willelmi de Vesci de Malton, et evicto dampo illo per sacramentum fratris vel fratrum, pastoris vel pastorum de Grangia predicta, si frater vel fratres jurare voluerint secundum formam ordinis sui, dampnum illud resarcietur in continenti predicto

William de Vescy had deprived him by leaving a certain portion of hay lying there all the year round. William de Vescy now granted for himself and his heirs that in future the meadow should be shut up from the 1st March to the 22nd August following, within which period neither of the parties were to put any cattle into it, but after the 23rd August and up to the time when it is shut up the Abbot and Convent were to have their common in the meadow for all their animals and flocks everywhere, saving to William and his heirs pasture for his demesne teams of Langton and Malton; and so from year to year for ever. But if it should happen that the cattle of the Abbot should escape or otherwise enter the meadow during the close time and graze there or do any other damage, whether they were tented or not, the damage is to be viewed by a brother or brethren, or a shepherd or shepherds, of Kekmarish Grange, and by a servant or servants, bailiff or bailiffs or reeve of William de Vescy, and the damage is to be proved by the oath of the brother or brethren, shepherd or shepherds, of the Grange, if the brother or brethren is or are willing to swear to it according to the

domino Willelmo et heredibus suis. Si vero frater vel fratres, pastor vel pastores jurare noluerint in formam predictam, tunc evincetur dampnum illud per sacramentum ballivi vel ballivorum, prepositi vel prepositorum predicti Willelmi et heredum suorum de Malton [? et] statim resarcietur predicto Willelmo et heredibus suis dampnum evictum. Quod si idem Abbas et successores sui dampnum sic evictum resarcire renuerint vel noluerint, extunc licebit eisdem Willelmo et heredibus suis predictos Abbates et successores suos racionabiliter distringere secundum quantitatem dampni usque ad plenariam satisfactionem dampnorum predictorum, ita quod predictus Willelmus vel heredes sui non possint distringere dictos Abbatem et successores suos per animalia et pecora sua de Grangia predicta ducenda extra feodum domini Regis in Wapentake de Pikering. Omnes autem contenciones orte inter predictos dominum Abbatem et Conventum de Rievalle et dominum Willelmum de Vesci occasione predicte contencionis usque ad predictum diem per predictam composicionem penitus sunt sopite, et ad securitatem perpetuo conservandam scripto quod residet penes dominum Abbatem et Conventum de Rievalle dominus Willelmus de Vesci sigillum suum apposuit et scripto quod residet penes dominum Willelmum de Vescy et heredes suos dominus Adam de Rievalle sigillum suum apposuit. Hiis testibus.

IB, FOL, 116b.

Levezham carta Radulphi de Bolebec de Dundale. Omnibus Christi fidelibus presentibus et futuris Radulphus de Bolebec

form prescribed for the order, and is to bemade good to William de Vescy. But if none of them is willing so to swear, then the damage is to be proved by the oath of the bailiff or bailiffs, reeve or reeves, of William, and at once made good to him. But if the Abbot refuses to make good the damage so proved, then it shall be lawful for William to distrain on the Abbot in reasonable manner in full satisfaction for the damage sustained, so nevertheless that the Abbot's animals and flocks belonging to the Grange and so distrained are not to be led outside the King's fee in the Wapentake of Pickering. All disputes between the Abbot and Convent of Rievaulx and William de Vescy up to the date of the agreement are entirely settled, and for greater security William de Vescy has sealed the part of the agreement in the possession of the Abbot and Convent, and the Abbot Adam has sealed the counterpart of William de Vescy.

THE DEED OF RALPH DE BOLEBEK CONCERNING DUNDALE.
From motives of divine charity and for his own salvation and for the

salutem in Domino. Noveritis me divine caritatis intuitu et pro salute mea et animabus antecessorum meorum concessisse, dedisse et hac carta mea confirmasse Deo et Conventui beate Marie de Maltone quinquaginta et duas acras terre in territorio de Levezham, quarum viginti tres acre iacent inter culturam meam terre arabilis et fossatum versus aquilonem et inter vias tendentes versus moram in loco qui dicitur Dundale, et viginti et novem acre ex parte occidentali vie occidentalis, tenendas et habendas cum omnibus pertinenciis suis, libertatibus et aysiamentis, infra villam et extra, sine aliquo retenemento in puram et perpetuam elemosinam, liberam et quietam ab omni seculari servicio et exaccione sicut aliqua elemosina liberius dari potest et confirmari pro Deo viris religiosis. Concedo et ut omnes predictas acras terre undique includant et inhabitent et ut eis utantur qualitercumque voluerint. Preterea pasturam sufficientem mille multonibus et sexcies viginti aliis animalibus communicaturis ubicumque in pasturis de Levezham et in omnibus aliis pasturis in partibus illis in quibus communam habeo sine aliqua excepcione tam in boscis quam in planis ubique et aquis, eadem libertate quam dominica averia mea et antecessorum meorum uhi umquam communicaverunt vel communicare potuerunt vel in futurum communicabunt.

Et sciendum est quod non licebit mihi et heredibus meis de cetero propriis averiis vel alienis vel aliquo modo predictas pasturas honerare unde oves et animalia prefati Conventus ad numerum predictum penuriam aliquo tempore patiantur. Preterea concessi, dedi et hac carta mea confirmavi predictis Canonicis sufficientem sustentacionem in boscis de Levezam ad domos in eodem territorio

souls of his ancestors, Ralph de Bolebek granted to the Convent of Malton fifty-two acres of land in Levisham, of which twenty-three acres lay between his own flat of arable land and the dyke towards the north and between the roads leading to the moor, in the place called Dundale, and twenty-nine acres to the west of the western road. The land was to be held in pure and perpetual alms, as quit and free from all lay service and exaction as any gift in frankalmoign could be; it could be enclosed, inhabited, and used at pleasure. He also granted sufficient pasture for a thousand wethers and six score other animals in the commons of Levisham, as well in wood as plain and waters, as freely as his own cattle could common. He was not to surcharge the pasture with his own cattle or those of other persons, or in any other way cause the sheep and cattle of the Convent to suffer want.

He also granted to the Canons timber out of Levisham woods for building their houses in that district and making their fences and for the other necessaries of their men who were to dwell there. He also edificandas et clausuras faciendas et ad omnes alios usus hominum qui ibidem ex parte predictorum Canonicorum perpetuo habitabunt. Dedi et eisdem Canonicis turbam et brueram ad sufficienciam in eodem territorio ad opus illorum qui ibidem morabuntur in omnes usus eorum in quoscumque convertere voluerint imperpetuum. Licebit et eisdem Canonicis in communi pastura ubicumque voluerint de foragio contra hyemem predictis ovibus et animalibus sufficientem providere, prout sibi viderint expedire ubique ubi ego ipse foragium capere possim vel debeam absque omni molestia et impedimento. Preterea concessi eis ut faciant faldas in boscis meis et pasturis circa oves suas ad evitacionem vulpium et ferarum dampnificancium, ut sue viderint congruere utilitati, et loturam liberam et tonsuram ovibus suis in pasturis eisdem. Hec omnia [The deed terminates in the usual way with a clause of warranty and obligation to give lands of equal value in event of eviction].

INOUISICIO REGARDATORUM.

Reverendo Domino Briano* de Insula, Justiciario foreste, devoti sui Walterus Boye et Alanus de Kinthorpe forestarii feodati foreste de Pikeringge et Willelmus Buzcel, Willelmus Malekake et Adam filius Thome† viridarii, de foresta, et Alanus de Preston, Robertus de Morpathe, Synnon de Cressacre, Ricardus clericus de Aton, Radulphus de Attewik, Ricardus Palmarius, Hugo de Rostun, Walterus filius Reginaldi, Willelmus de Neville et Johannes de Alvrestan, regardatores in eadem foresta eternam in Domino salutem. Ad hoc quod nobis mandastis quod accederemus ad forestam domini Regis de Pikeringge et videremus terram et pasturam quas Radulphus de Bolebec dedit Priori de Malton apud Levezam in eadem foresta et vobis certificaremus quantum terre contineat per numerum acrarum et quantum

granted to the Canons sufficient turves and heather for the use of residents there for whatever purpose they choose. The Canons might also, without let or hindrance, provide sufficient forage against the winter for their sheep and cattle, as they might think expedient, from whatever part of the common pasture he could himself take such forage. They might also make folds in his woods and pastures around their sheep to protect them from foxes and noisome beasts, and they might freely wash and shear their sheep in the commons.

The foresters in fee, verderers and regarders of Pickering Forest, whose names are given above, at the command of Brian de Insula, Justice of the Forest, viewed the land and pastures at Levisham in

^{*} According to Foss he was Chief Justice of the forests from 1221-1224.

⁺ Three verderers.

ibi fuerit pasture, et quod dampnum et nocumentum fuerit foreste domini Regis si dominus Rex confirmet eidem Priori terram et [117] pasturam predictam. Noverit vestra discrecio nos ibidem secundum mandatum et preceptum vestrum interfuisse et predictam terram et pasturam quas predictus Radulphus dedit predicto Priori vidisse, unde dicimus et vobis per has literas nostras patentes significamus quod ut intelligimus predicta terra continet per numerum acrarum per estimacionem quinquaginta et duas acras terre, et predicte acre sunt infra quoddam fossatum quod circuit campum suum de Levezham et extra coopertum bosci ; et bercharia predicti Prioris est et infra foveam que circuit campum suum de Levezham et est extra coopertum bosci; unde bene intelligimus et vobis pro certo significamus quod non est dampno neque nocumento foreste domini Regis, si dominus Rex predictam terram et pasturam predicto Priori confirmaverit, et pastura ejusdem loci potest sustinere sexcies viginti animalia et mille multones, secundum tenorem carte Radulphi de Bolebeck; et in hujus rei testimonium has literas nostras patentes sub sigillis nostris ad vos Valete. transmittimus.

[117b] Omnibus has literas visuris vel audituris Radulphus de Bolebec salutem in domino. Noveritis me et heredes meos teneri ad defensionem et ad quietaclamacionem Prioris et Conventus de Malton de wasto boscy de Hotcumbe in territorio de Levezham, qui quidem boscus ponebatur in wasto coram domino Galfrido de Langelay et per finem factum coram illo redemptus, unde ego Radulphus et heredes mei de fine facto pro eodem wasto plene respondebimus et satisfacimus, ita quod dicti Prior et Conventus nunquam inquietabuntur pro quibuscumque animalibus ad ipsos pertinentibus. Et ut super hoc plenam habeant securitatem hos plegios inveni, scilicet Johannem de

Pickering Forest which Ralph de Bolebek gave to the Prior of Malton. They certify that the land contains fifty-two acres of arable within the dyke that surrounds the common field of Levisham and outside the covert. The sheep-fold of the Prior is also within the ditch that surrounds the common field and outside the covert, so that the grant will not be any injury to the King. The pasture of the place can keep six score cattle and a thousand wethers.

Ralph de Bolebek acknowledged that he and his heirs were bound to defend and quitclaim the Prior and Convent of Malton in respect of waste of Horcum Wood, which was put in waste before Geoffrey de Langley and ransomed by fine made before him. Ralph and his heirs are responsible for payment of the fine, so that the Prior and Convent are never to be troubled about any cattle belonging to them. He and his sureties, John de Newton, Hugh de Lockton and Bartholomew de

Neuton, Hugonem de Loketon, Bartholomeum de Scalleby qui se una mecum potestati vicecomitis Eboracensis qui pro tempore fuerit subjecerunt, ut plenam habeat potestatem nos distrigendi ad fidelitatem in hac parte conservandam et ad viginti solidos dicto vicecomiti persolvendos, si querela dicti Prioris et Conventus super hac convencione minus observata ipsi fuerit exposita. In cujus rei etc. Hiis testibus etc.

REGISTER OF ST. MARY'S ABBEY [DEAN AND CHAPTER LIBRARY, YORK, XVI., A 1], fol. 177.

FORESTA DE SPAUNTON.

Henricus Rex Anglorum et Dux Normannie et Aquitannie et Comes Andegavie Justiciariis et vicecomiti et omnibus ministris et baronibus suis Francis et Anglicis Eboracensibus salutem. Precipio quod Abbas et Monachi de Eboraco teneant bene et in pace et honorifice totum boscum suum et totam terram suam ab aqua de Douve usque ad aquam que appellatur Syvene sicut melius tenuerunt tempore Henrici regis avi mei; et de feodo forestariis meis ne se inde intromittant set Abbas Eboracensis faciat custodiri cervum et cervam, aprum et aucipitrem, sicut fecit in tempore Regis Henrici avi mei. Teste Thoma Cancellario apud Wodestok.

Littera directa Archiepiscopo Eboracensi de inspectione cartarum et instrumentorum Abbatis et Conventus de confirmacione Regum.

Reverendo domino et patri in Christo carissimo W. Dei gracia Eboracensi Archiepiscopo, eciam Anglie primati, suus devotus clericus

Scalby, have submitted to the jurisdiction of the Sheriff of Yorkshire, that he may distrain them to keep faith in this matter and to pay $\pounds I$, if any complaint of the Prior and Convent is laid before him as to non-observance of this agreement.

Henry II. commanded his Justices and the Sheriff and his officers and barons, both French and English, in Yorkshire, to permit the Abbot and monks of York to hold well, peaceably and honourably, the whole of their wood and land between the Dove and the Seven as they held it in the days of Henry I., and the foresters in fee are not to intermeddle therein, but the Abbot is to cause to be guarded hart and hind, wild boar and hawk, as in the days of Henry I.

Stephen de Eglesfield informed the Archbishop of York, Walter de Gray, that he had inspected certain deeds of the Abbot and Convent of St. Mary's, York, to the effect already set out at pp. 97, 98 ante. The

S.* de Eglesfield salutem et tam debitam quam devotam obedienciam. Noverit reverenda paternitas vestra me inspexisse quedam instrumenta Abbatis et Conventus Sancte Marie Eboracensis in hec verba. Henricus Rex Anglorum Archiepiscopo Eboracensi et vicecomiti et omnibus ministris et baronibus Dewerwikshira Francis et Anglicis salutem. Concedo Deo et Sancte Marie et Abbati Abbatie Sancte Marie de Eboraco imperpetuum habere totam decimam tocius venacionis mee de Euerwikshira in carne scilicet et coriis quicumque capiat et lardenarii mei eis liberent totam et vicecomes meus de Euerwik videat ut sine labore et molestia semper habeant predicti monachi. Testibus Unfr' Byng capellano et Eudone Dapifero apud Pikering.

Henricus† Rex Anglorum Dux Normannie et Aquitannie et Comes Andegavie Archiepiscopo Eboracensi et vicecomiti et omnibus ministris et baronibus de Eboracensi Shira Francis et Anglicis salutem. Sciatis me concessisse et presenti carta mea Deo et Sancte Marie et monachis Ebor' confirmasse totam decimam tocius venacionis mee de Eboraschira imperpetuum habendam in carne scilicet et coriis [? quicumque] venacionem ceperit et lardenarii mei eam eis liberent totam et [? vicecomes] meus de Eboraschira videat ut sine labore et molestia hab[eant predicti] monachi predictam decimam et hanc decimam eis concedo et con[firmo sicut] carta Henrici Regis avi mei testatur. Testibus Roberto Episcopo Lincolniensi Aubemar' et Henrico de Essex' Constabulario apud Eboracum.

[Ricardus Dei] gracia Rex Anglorum et Dux Normannie et Aquitannie et Comes Andegavie Archiepiscopis Episcopis Comitibus Abbatibus et omnibus Baronibus et Justiciariis et ministris suis et omnibus fidelibus suis Francis et Anglis salutem. Sciatis quod ego Ricardus Rex Anglie pro salute anime mee animarum Henrici Regis patris mei et Henrici Regis proavi mei [? redempcione] animarum patris et matris mee et omnium parentum meorum necnon regni mei concedo et dono in puram elemosinam Roberto et successoribus ejus et Abbatibus Sancte

grants were by the following Kings, namely, Henry I., Henry II., Richard and John.

^{*} Archbishop Gray's Register, Surtees Society, Vol. 56, p. 56n, 12 Kal., Oct. xvij (1233). A Mr. Stephen de Eglefield, or Ecclesfield, was one of the clerks of the Abbey of St. Albans about this time (Cesta Abbatum S. Albani, 1307-8). Possibly he was the person presented to Appleton. He held the living of Wengrave at the presentation of St. Albans (MS. Harl. 6950, 44b). He was prebendary also of Apesthorpe at York.

[†] One of the great fires to which the Minster has at various times fallen a prey has eaten into the margin here.

Marie Eboracensis et monachis ibidem [? Deo ser]vientibus terras, decimas, etc., et infra.* Preterea concedo et confirmo predictis monachis totam decimam venacionis mee de Eboraschira imperpetuum habendam in carne scilicet et coriis quicumque venacionem ceperit [it concludes as before].

J. Dei gracia Rex Anglie Dominus Hibernie. [This charter is similar to the preceding.]

[180.]

Hec indentura facta inter Abbatem Monasterii beate Marie Ehoracensis [ex una parte] et Johannem filium Ricardi le Seignur Smytheman ex altera [parte testatur quod] dominus Abbas concessit prefato Johanni licenciam occupandi terre infra forestam ipsius domini Abbatis apud Rossedale . . . eligendam et sibi per ministros ipsius domini Abbatis assignandam ejusdem domini Abbatis per ipsum Johannem retinendam; ita vide . . . eidem Johanni supra dictam placeam oram ferri extra dominicum [dicti Abbatis] per ipsum querendam comburere et inde facere commodum suum prout [vi]derit expedire; vult eciam et concedit idem dominus Abbas quod [dictus] Johannes habeat buscam siccam sufficientem infra boscum ipsius domini [Abbatis] pro combustione dicte ore facienda quam quidem buscam forestarii [dicti] domini Abbatis prefato Johanni liberabunt et assignabunt ubicumque infra [boscum] ipsius domini Abbatis melius viderint expedire, quodque idem Johannes habeat et teneat septem equos infra pasturam ipsius domini Abbatis communem. Et predictus Johannes vult et concedit quod a tempore quo super dictam placeam primo inceperit operari, videlicet ferrum faciendo, ibidem singulis septimanis sexdecim petras ferri, scilicet singulis diebus dominicis, liberandas usque ad festum Natalis Domini proximo futurum servienti dicti domini Abbatis apud Spauntone solvere teneatur; si vero contigerit in

By† an Indenture made between the Abbot of St. Mary's, York, of the one part, and John son of Richard the chief Smithman of the other part, the Abbot granted to John liberty to occupy a plot of land within the Abbot's forest at Rosedale to be chosen [? by himself] and assigned to him by the Abbot's officers; and also liberty to search for, burn and make his profit out of the iron ore within the said plot of land as he may think fit. He might also take fuel for the purpose of calcining the ore out of the Abbot's wood at the livery and assignment of the Abbot's foresters, and he might keep seven horses within the Abbot's common pasture. John covenanted that from the time when

^{*} In the margin "is fine prime cost."

⁺ Notes on early iron works will be found at p. 263 of Vol. 11., N.S., of the Chetham Society Publications; the Cartulary of Furness Abbey, by Canon Atkinson.

eventu ipsum Johannem citra festum dicti [sic] Natalis Domini oram aliquam infra terram et dominium ipsius domini Abbatis reperire et operari, extunc singulis septimanis octodecim petras ferri, scilicet singulis diebus Dominicis, liberandas predicto servienti solvere teneatur. In cujus rei testimonium partes predicte hujus indenture partibus sigilla sua alternatim apposuerunt. Datum in Monasterio predicto die Mercurii infra octabas Assumpcionis beate Marie Anno Domini m.ºccc.º tricesimo nono. Et idem Johannes incipiet solvere predictas sexdecim petras ferri die Dominica proxima post octabas Assumpcionis beate Marie anno supradicto.

At folio 185 of the Register we find a letter from the King directed to Thomas Ughtred, Keeper of Pickering Castle, which, after reciting the grants by former Kings of the right to hunt fox and hare throughout Yorkshire, and that Thomas is preventing the Abbot from doing so in Yorkshire, orders that he and his officers are to allow him to do so in future; dated May, 1322.

MINISTERS' ACCOUNTS 1085.

Compotus Thome Ughtred de exitibus Castri de Pikerynge a xiij die Marcii anno regni Regis nunc decimo quinto usque ad festum Sancti Michaelis proxime sequens et ab eodem festo Sancti Michaelis usque viij diem Novembris proxime sequentem per xxxiiij septimanas in toto.

Idem Thomas reddit compotum de xij^{li} vj^s xj^d ob, q^a de arreragiis compoti Willelmi atte Howe prepositi de Pikerynge de tempore Comitis Lancastrensis.

he should commence to work the ore into iron up to the following Christmas he would deliver sixteen stone of iron a week every Sunday to the Abbot's servant at Spaunton; but if it should happen that before Christmas John should find any ore within the land and demesne of the Abbot, then he was to deliver eighteen stone every Sunday. Executed in counterpart at the Monastery on Wednesday, 18 August, 1339, and John was to begin to pay the sixteen stone of iron on Sunday the 29th following.

THE ACCOUNT OF THOMAS UGHTRED OF THE ISSUES OF PICKERING CASTLE FROM 13 MARCH TO 8 NOVEMBER 1322 (34 WEEKS).

£12 68 11 $\frac{3}{4}$ d arrears of William atte Howe, reeve of Pickering in the Earl's time.

[Similar rents to those given at Vol. II., N.S., p. 14, but proportionate to the fraction of the year during which the account lasted.]

Idem Thomas reddit compotum de xxxili xixs xd de redditibus soke in Pikervnge de terminis Pasche et Sancti Johannis Baptiste preter opera; et de xlviijs vis et ob, de redditibus baronum in dicta soka ad eosdem terminos per tempus compoti; et de xls iiijd de firma sokamannorum de terminis Pasche et Michaelis; et xxxviijs viijd de firma baronum in predicta soka ad eosdem terminos; et de vijli ixs iiijd de redditibus terrarum que tenentur in seriancia in eadem soka ad eosdem terminos; et ijs de firma unius forgie in Levisham de termino Michaelis: et de vis viijd de redditu Elie de Stapeltone pro quodam vasto incluso in Foulewode ad eosdem terminos; et de iiijli xijs vijd ob. de redditibus bondorum in Pikerynge per tempus compoti; et de viijs ijs de redditibus cotariorum in eadem ad eosdem terminos; et xys ixd de redditibus burgensium ibidem de terminis Pasche et Michaelis; et de xiijs xd ob. qa de incremento redditus Roberti Stute ultra xvis je qa de antiquo redditu ejusdem onerato infra redditus bondorum et cotariorum pro operibus suis ad terminum vite per cartam Comitis ad eosdem terminos; et de vijd de redditu Rogeri le Longe et Nicholai Pelliparii ad eosdem terminos; et de xxvijs ob. de firma tenencium ad voluntatem domini ibidem ad eosdem terminos; et de vili ixs iiijd de ciiijxx xiiij acris terre de dominicis positis ad firmam ibidem ad eosdem terminos; et de lxxviijs vjd de lxvj acris prati de dominicis positis ad firmam ibidem ad eosdem terminos; et de xjs de firma diversorum tenencium ad voluntatem etc. extra villam de Pikerynge ad eosdem terminos; et de lxxvs vijd ob, de operibus bondorum in Pikerynge preter operata assignata ad reparacionem stagni molendini; de operibus eorundem pro reparacione hericini circa barbkambe* castri quod quolibet tercio anno accidit, nichil hoc anno quia anno precedenti; de operibus sokemannorum pro eodem quod accidet quolibet tercio anno, nichil hoc anno quia in compoto anni precedentis; et de ixs xid de operibus cottariorum in Pikerynge preter opera assignata ad reparacionem stagni molendini de termino Michaelis; et vid de operibus vocatis Lovebones ad eosdem terminos; et iijs iiijd de operibus hominum de Midelton ad eosdem terminos; de ij molendinis aquaticis in Pikerynge et tolneto

Toll of fair on September 14—4⁵ 7^d; 1^d rent from John de Bulmer for land late of John de Thornaby, in the King's hands, but no more besides the rent of 2⁵ 3^d already charged amongst the rents of sokemen because the land is uncultivated; the rent of 1^d from John de Monmouth for the land and bailiwick of Roger de Wrelton, late forester in fee, in Lockton which John has by writing of the Earl's gift for life is not paid, because they are in the King's hands; 2⁵ as the farm

^{*} Here we get the full phrase for this custom. The entry has been altered, which may account for the unusual spelling of the name.

mercati ibidem nichil hic in isto compoto, quia custos dictorum molendinorum reddit compotum suum de exitu eorundem ut patet inferius; et de iiijs vijd de tolneto nundinarum de Pikerynge die exaltacionis Sancte Crucis; de jd de redditu Johannis de Bulmer pro tenementis quondam Johannis de Thormodby in Pikerynge nichil quia tenementa in manu Regis; de dictis tenementis nichil ultra ijs iijd de antiquo redditu superius onerato inter redditus sokmannorum et fines eorum, quia jacent inculta; de jd de redditu J. de Monmowe pro tenementis et balliva Rogeri de Wrelton quondam forestarii de feodo in Lokyntone que dictus J. habuit ex dono Comitis ad terminum vite per scriptum, nichil quia in manu Regis; et de ijs de firma dictorum tenementorum hoc anno ultra viginti solidos de redditu consueto superonerato inter redditus terrarum que tenentur in serjancia; et xxijii iijs de Johanne filio Ade et sociis suis custodibus molendini et mercati ut in compoto. Summa receptarum cum arreragiis ciiijii viijs jd ob.

EXITUS MANERII.

Et de xxvjs viijd de Radulpho de Hastynges pro relevio ix bovatarum terre in Ebristone, iiij carucatarum terre in Alvestane et iij carucatarum et dimidia terre in Farmandby que fuerunt Agnetis matris sue defuncte; et de iiijs iiijd de finibus sokmannorum pro ingressu diversarum terrarum per tempus compoti; et xliiijs xd de finibus diversorum sokmannorum pro secta sua ad Wappentachium relaxanda per tempus compoti; et de iiiji xvs ijd de minutis quesitis Wappentachii per tempus compoti; et de xvs xd de perquisitis unius turni ad Pascha; et vijs viijd de finibus diversorum bondorum pro ingressu terrarum in Pikeringe per tempus compoti; et de lixs xd de minutis perquisitis Almoti ibidem per

of the lands beyond the old accustomed rent of \mathcal{L}_{I} charged amongst the rents of lands held in serjeantry; \mathcal{L}_{22} 3^s from John son of Adam and his partners, keepers of the mill and market. Total with arrears \mathcal{L}_{IO4} 8^s 13^d.

ISSUES OF THE MANOR.

£1 6° 8d* from Ralph de Hastings relief for 9 oxgangs in Ebberston, 4 carucates in Allerston and $3\frac{1}{2}$ carucates in Farmandby on the decease of his mother Agnes; $4^{\rm s}$ $4^{\rm d}$ —fines of sokemen on entry; £2 $4^{\rm s}$ $10^{\rm d}$ —fines of sokemen for release of their suit at the Wapentake Court; £4 $15^{\rm s}$ $2^{\rm d}$ —small profits from the Wapentake Court; $15^{\rm s}$ $10^{\rm d}$ —profits of a tourn at Easter; $1^{\rm s}$ $10^{\rm d}$ —fines of several bondmen on entry; £2 $19^{\rm s}$ $10^{\rm d}$ —small profits of the Hallmote; $1^{\rm s}$ —a mare impounded; $1^{\rm s}$ —I weak carthorse and I pig, strays, sold to Adam Dofair; $1^{\rm d}$

^{*} The same relief as at Vol. I., N.S., p. 188.

idem tempus; et de xij^d de warda j jumenti in falda; et de iiij^s de j debili affro et j porco de vago venditis Ade Dofaire; et de ij^d de recognicionibus ij hominum; et de xij^d de uno tofto Thome Halicros ultra consuetum redditum, quia est extra patriam hoc anno; de catallis felonum et de wrecco maris nichil hoc anno; et de iij^s iiij^d de herbagio fossati Castri hoc anno; et vj^{li} xiiij^s iiij^d de lxvj acris prati de Edeuemershe et herba iiij placearum ibidem venditis hoc anno; et de vj^d de herbagio j tofti quondam Thome le Taillour Ingram hoc anno. Summa ij^a de receptis xix^{li} xviij^s viij^d.

FIRME INFRA FORESTAM.

Et de cvj^s viij^d de firma diversorum mesuagiorum, pratorum et pasturarum in Gotheland et Whaytes terminis Pasche et Michaelis; et de xiij^s iiij^d de domibus, pratis et pasturis positis ad firmam Thome de Hunthous ad eosdem terminos hoc anno; et de xvj^{li} vij^s xj^d ob. q^a de firma ccccij acrarum, iij rodarum, j tofti, j domus et vij placearum terre in Gotheland et Aleyntoftes ad eosdem terminos cum firma Willelmi Trusselome et Thome le Rider qui tenent vij acras; et de vj^s de firma Willelmi Davisone pro vj acris terre in Aleyntoftes arentatis in anno precedenti ad eosdem terminos; et de xij^d de firma dicti Willelmi pro ij acris terre arentatis ibidem hoc anno ad terminum Michaelis, in anno sequenti reddet ij^s pro eisdem terminis Pasche et Michaelis; et de x^s de firma unius placee que vocatur Somerholme ad eosdem terminos; et de xvj^s ij^d ob. q^a de firma Ricardi de Brewes,

recognizances of two men; 1s—extra rent from Thomas Holycross because he is out of the country this year; nothing for chattels of felons or wreck of the sea; 3s 4d—herbage of the Castle ditch; £6 14s 4d—hay from 66 acres of meadows at Edusmarsh and 4plots of land there; 6d—from the herbage of a toft, late of Thomas le Taillour Ingram. Second total of receipts £19 18s 8d.

FERMS WITHIN THE FOREST.

Messuages, meadows and pastures at Goathland and Thwaites at Easter and Michaelmas—£5 6° 8d'; the like let to Thomas de Hunthous—13°4d'; ferm of 402 acres, 3 roods, a toft, a house and 4 plots of land in Goathland and Allantofts with the ferm of William Trusselove [?] and Thomas le Ryder, who hold 7 acres—£16 7° 11\frac{3}{4}d'; ferm of William Davison for 6 acres in Allantofts—6°, and for 2 acres 1° at Michaelmas (next year he will pay 2° at Easter and Michaelmas); ferm of Somerholme—10°; ferm of Richard de Brewes, Nicholas Wake and Robert son of Elias for land arrented by Alexander de

Nicholai Wake, Roberti filii Elie pro quibusdam tenementis arentatis coram Alexandro de Kyrketone Justiciario de Foresta cum redditu Thome de Ebrestone in Bikeby [? Bikeley] ad eosdem terminos; et de v^s de redditu Ricardi de Lacy pro cciiij^{xx} acris arentatis in marisco de Folketone coram domino Willelmo Wyther Justiciario de Foresta; et de v^s de firma Elie de Stapeltone pro una placea prati in Haya de Scalby ad terminum vite per scriptum Comitis; et de xlvj^s viij^d de firma molendini aquatici in Gotheland deducta decima ad eosdem terminos. Summa iij^a receptarum xxvj^{li} xvij^s x^d ob.

WESTWARD.

Et de xxxiiijs viijd de averiis agistatis in parco de Blandeby hoc anno et non plus quia inhibitum fuit per Thomam Ughtredh quod nulli affri agistarentur ibidem propter jumenta domini Regis qui fuerant in eodem parco; et de xijs de xxxvj carectatis veteris bosci jacentis ibidem venditis diversis, precii carectate iiijd; de melle, cera, nucibus, summagiis, carectatis bosci veteribus [sic], haiis, feugera, nichil ibidem hoc anno; et vjs xd de averiis et bidentibus agistatis in Dalby per tempus compoti; de stapura ibidem et turbis et bruera in Watmore nichil hoc anno; et xiiijs de fine diversorum pro licencia piscandi in aqua Derwynte; de sicca bosci [sic], carbonibus, et ramis prostratis pro feris et licencia capiendi volucres, nichil hoc anno; et de xxxvijs iiijd ob. de porcis et hoggis agistatis per totam forestam in mense defenso hoc anno; et de xxs de pastura de Holcumbe vendita in grosso; et de

Kirkton, Justice of the Forest, with the rent of Thomas de Ebberston in Bickley— 16° $2^{\frac{3}{4}d}$; rent of Richard de Lacy, for 280 acres in Folkton Marsh arrented by William Wither, Justice of the Forest— 5° ; ferm of Elias de Stapelton for a plot of meadow in Scalby Hay granted to him by the Earl for life— 5° ; ferm of watermill at Goathland, tithe being deducted— $£^{\circ}$ 6° 8° . Third total £.26 17° 10°_{3} 10° .

WESTWARD.

Cattle agisted in Blansby Park—£1 14^s 8^d, and no more because Thomas Ughtred forbade the agistment of carthorses whilst the King's mares were there; sale of 36 cartloads of old brushwood, 4^d a cartload—12^s; nothing from honey, wax, nuts, horseburdens, cartloads of old brushwood, wood for hedging, bracken; cattle and sheep agisted in Dalby—6^s 10^d; nothing from stubble [?], turves and heather in Watmoor; licenses to fish in the Derwent—14^s; dry wood, charcoal, felled branches for deer and licenses for fowling—nothing; pigs and hogs agisted in the whole forest during fence month—£1 17^s 4½^d;

xiiij^d de averiis agistatis in alta mora hoc anno; de melle, cera, feugera, veteri bosco, stapura in Queldale et Neutonedale, averiis nec porcis forisfactis in dicta warda nec finium diversorum pro licencia vendendi proprium boscum nec assartandi infra forestam nichil hoc anno; et xxx^s j^d de perquisitis attachiamentorum foreste in dicta warda per tempus compoti; de expeditacione canum nichil hoc anno; de lindis in Lindryk* nichil hoc anno; et de xxj^d q^a [? de] iiij bussellis j petra nucum de feodo forestarii quondam Rogeri de Wreltone quod est in manu domini Regis, collectarum per non habentes communam pro licencia colligendi nuces; et de xiiij^d receptis de eisdem pro eodem feodo in denariis pro licencia colligendi. Summa iiij^a receptarum vii^{li} xix^s ob. q^{*}.

ESTWARD.

Et de xls xd ob. de agistamentis averiorum et bidencium in Haya de Scalby per tempus compoti; de melle, cera et roboribus ibidem nichil hoc anno; et de vjs viijd de chiminagio ibidem per tempus compoti; et de xxjs xd de pastura de Aleyntoftes et averiis agistatis ibidem per totum annum; et averiis agistatis ibidem ad housetum et robora nichil hoc anno; et de xxvijs ixd ob, de averiis et bidentibus agistatis in Langedone hoc anno; et de ijs xd de porcis agistatis ibidem hoc anno; de porcis, averiis forisfactis nec bruera ibidem nichil hoc anno; et de xviijd de ij jumentis, ij staggis, j pullano agistatis in Foulewode et Haybourne hoc anno; et de xiijs iiijd de petra pro minera ferri in falesio

sale of the entire pasturage of Horcum— \mathcal{L}_I ; cattle agisted on the High Moor— \mathbf{r}^s 2^d ; honey, wax, bracken, old wood, stubble in Wheeldale and Newtondale, forfeited cattle and pigs, licenses for selling their own wood and assarting—nothing; perquisites of the Attachment Courts— \mathcal{L}_I $\mathbf{10}^s$ $\mathbf{1}^d$; lawing of dogs—nothing; limetrees in Lyndrick—nothing; 4 bush. I st. of nuts collected by persons not having a right of common entitling them to collect nuts— $\mathbf{1}^s$ $9^{\frac{1}{4}}$, in respect of Roger de Wrelton's forestership in fee in the King's hands; licenses to collect nuts— $\mathbf{1}^s$ 2^d . Fourth total \mathcal{L}_7 $\mathbf{19}^s$ $0^{\frac{3}{4}}$.

EASTWARD.

Agistment of cattle and sheep in Scalby Hay—£2 os $10\frac{1}{2}^{d}$; honey, wax and oaks—0; cheminage—65 8^{d} ; pasturage of Allantofts and agisted cattle—£1 1^{5} 10^{d} ; cattle agisted on holly and oaks—0; cattle and sheep agisted in Langdale—£1 7^{5} $9\frac{1}{2}^{d}$; agisted pigs— 2^{5} 10^{d} ; forfeited pigs and cattle and heather—0; 2 mares, 2 two-year-olds and a yearling agisted in Fullwood and Hayburn— 1^{5} 6^{d} ;

^{*} An interesting explanation of this name; possibly its locality can now be fixed.

maris in Foulewode vendita hoc anno; et de iijs iiijd de petra pro molis et sepulcris in mora de Clouchetone et Foulewode vendita hoc anno; et de xxiijs iiijd ob. de bruera vendita ibidem hoc anno; de porcis, bidentibus agistatis ibidem et roboribus et veteris bosci nichil hoc anno; et de xxijs vjd de perquesitis attachiamentorum foreste in dicta warda per tempus compoti. Summa v^{ta} receptarum viijli iiijs.

Summa summarum tocius recepte cum arreragiis usque huc clavijii vijs viijd ob. qa.

EXTRA.

Idem reddit compotum de xxxvⁱⁱ de firma de Scalby de termino Sancti Michaelis; et xlij^s vj^d receptis de redditibus iiij bovatarum, ij toftorum, j tofti, unius placee terre que disracionata fuerunt per breve domini Regis de quo waranto in soka de Scalby ad eundem terminum; et de xliij^s x^d de firma x bovatarum terrarum que fuerunt Thome de Flixtone in eadem soka ad eundem terminum; et de vj^d de xij perticatis terre juxta stagnum molendini et j perticata terre juxta gardinum Lamberti de Cloughtone ad eundem terminum; et de x^d de firma Thome filii Galfridi pro j acra terre in Neuby de escaeta ad eundem terminum; et de ix^d de firma ij forgiarum ibidem ad eundem terminum; et de ij^d de redditu Roberti filii Alexandri pro uno tofto in Haterburgh et pro j domo in Scalby ad eundem terminum; et de vj^d de j turallo et j pistrina apropriatis in vasto in Brinistone ad eundem terminum. Summa vj^{ta} receptarum xxxix^{li} ix^s i^d.

sale of ironstone on the sea-shore at Fullwood— 13^s 4^d ; sale of millstones and tombstones in Cloughton Moor and Fullwood— 3^s 4^d ; sale of heather—£1 3^s $4^{\frac{1}{8}d}$; agisted pigs and sheep, oaks and old wood—o; perquisites of the Attachment Courts—£1 2^s 6^d ;—Fifth total—£8 4^s . Grand total—£167 7^s $8^{\frac{3}{4}d}$.

OUTSIDE.

Ferm of Scalby—£35; rents of 4 oxgangs, 2 tofts, 1 croft [?] and a plot of land in Scalby Soke recovered by the King by writ of Quo Warranto—£2 2⁵ 6^d; ferm of 10 oxgangs of Thomas de Flixton—£2 3⁵ 10^d; 12 perches of land by the milldam, and a perch by the garden of Lambert de Cloughton—6^d; ferm of Thomas son of Geoffrey for an acre of escheated land at Newby—10^d; ferm of 2 forges—9^d; rent of Robert son of Alexander for a toft in Hatterboard and a house in Scalby—2^d; a limekiln and bakehouse, approved out of the waste at Burneston—6^d. Sixth total £39 9⁸ 1^d.

TERRE TEMPLARIORUM.

Idem reddit compotum de xxvijs ijd ob. qa de firmis et redditibus tenencium in Kynethorpe, Hellebourne, Pikerynge, Farmanby, Ebrestone et Atone de terris que fuerunt Templariorum, et devenerunt in manum Thome nuper Comitis Lancastrensis per defaccionem dictorum Templariorum, racione dominii sui, quas idem Thomas concesserat Johanni de Sothulle; et de viijs de quodam prato in Ebreston quod fuit dictorum Templariorum quod predictus Thomas concesserat eidem Iohanni: et de xxixs iid de firma trium bovatarum terre et iiii toftorum in Loktone que fuerunt dictorum Templariorum et devenerunt in manum dicti Comitis in forma qua supra, quas idem Thomas concesserat Johanni Page; et de iijs de herbagio capitalis mesuagii ibidem per annum, quod fuit dictorum Templariorum, quod predictus Comes concesserat eidem Johanni; et de vs de herbagio undecim boyatarum terre et unius tofti ibidem que jacent vaste et fuerunt dictorum Templariorum et devenerunt in manum dicti Comitis in forma qua ut supra. quas idem Thomas concesserat predicto Johanni Page; et de xvs iijd de firma unius tofti, unius molendini, vi acrarum terre de illis vi bovatis terre que fuerunt dictorum Templariorum in Alverstane et devenerunt in manum dicti Comitis in forma qua ut supra, quas idem Thomas concesserat Willelmo de Yeland de termino Pentecostes; et de prato* dicti Willelmi nichil, quia habuit seisinam terrarum et tenementorum per breve domini Regis cujus datum apud Eboracum xvj die Julii, qui fuit ante tempus falcacionis in partibus illis; et de lxxvs vijd de firma tenencium in Bromtone ad terminum Pentecostes qui fuerunt Willelmi

LANDS OF THE TEMPLARS.

Ferms and rents in Kingthorpe, Ellerburn, Pickering, Farmandby, Ebberston, and Ayton of Templar lands which came to the hands of Earl Thomas on their suppression by reason of his lordship, which he granted to John de Sothull—£1 75 2\frac{3}{4}\text{d}; the like in respect of a meadow at Ebberston—85; ferm of 3 like oxgangs and 4 like tofts in Lockton, granted to John Page—£1 95 2\text{d}; herbage of a chief messuage in like manner granted to John Page—35; herbage of 11 oxgangs and 1 toft in Lockton in like manner granted to John Page—55; ferm of a toft, mill, and 6 acres out of the 6 oxgangs of Templar land in Allerston, which the Earl granted to William de Yeland—155 3\text{d}; meadow of William de Yeland—0, because he had seisin of his lands by the King's writ dated at York 16 July, which was before the time of mowing in those parts;

^{*} Probably this entry should have come under the next head.

de Vescy de Kyldale [Kyldare], que devenerunt in manum dicti Comitis racione dominii sui post mortem predicti Willelmi qui fuit bastardus, eo quod obiit sine herede de se legitime exeunte, que predictus Comes concesserat Willelmo Galun quamdiu sibi placuerit de termino Pentecostes; de uno columbario et uno mesuagio nichil quia columbarium est fractum et mesuagium jacet vastum. Summa viijii iijs ijd ob. qa.

Idem reddit compotum* de diversis bonis rebellium domini Regis inventis in Honore de Pikerynge et venditis diversis emptoribus per ipsum Thomam et Adam de Hoperton habentes inde commissionem Regis sub magno sigillo, videlicet de bonis Willelmi Page qui non habuit terram nec tenementa venditis Hugoni de Whitenen de eadem (i.e. de Thornton), Ricardo Russell de Thorntone, Roberto Campyoun, Roberto de Bordesdene et Willelmo filio Alani de Farmandby per literam obligatoriam examinatis particulis viijli xiiijs; et de bonis Willelmi Morebayn qui non habuit terras nec tenementa venditis predicto Ricardo Russel et Thome de Caldham per literam obligatoriam examinatis particulis cxijs qa; et de bonis Willelmi de Yeland venditis Roberto de Bordesdene de Thorntone et Johanni de Hotone per obligacionem examinatis particulis xxjs; et de bonis Nicholai

ferm of tenants in Brompton formerly of William de Vescy of Kildare, of lands which on the death of the latter, a bastard without issue, came to the Earl by reason of his lordship and were granted to William Galun as tenant at pleasure—£3 15° 7^d ; a dovecot and house—o, because the dovecot is dilapidated and the house empty. Total £8 3^s 2^{3d}_{4} .

Chattels of rebels found in Pickering Honor, and sold by Thomas Ughtred and Adam Hoperton, commissioners under the great seal, namely of William Page sold to Hugh de Whitenen and Richard Russell of Thornton, Robert Campion, Robert de Bordesden and William son of Alan of Farmandby—£8 14⁵; of William Morebayn sold to Richard Russell and Thomas de Caldham—£5 12⁵ 04^d; of William de Yeland sold to Robert de Bordesden of Thornton and John de Hutton—£1 15; of Nicholas Haldane sold to William de

^{*} The whole of this entry is struck out, and in the margin we find "cancellatur quia in compoto suo alibi redditur per commissionem inde factam de terris forisfactis." See "Minister Accounts," 1/4%. That account does not contain the names of the purchasers, but contains an entry as to John de Dalton, stating that the King on the 16th July, 1322, at the request of his cousins Eleanor de Percy and Henry de Percy, ordered John de Dalton, late servant of Thomas Earl of Lancaster, and his chattels, to be delivered to them out of prison on their suretyship.

Haldene venditis Willelmo de Thornef et Johanni Catheman de eadem, Rogero Oustiby et Willelmo Barker de eadem per obligacionem examinatis particulis xxvij^s iij^d; et de bonis Roberti de Sandesby de Snaynton venditis Johanni Tateman de eadem et Henrico de Sandesby per obligacionem examinatis particulis xxj^s; et de bonis Johannis de Clyfe in Thornton venditis Roberto de Bordesdene et Thome Percival de Thorntone per obligacionem examinatis particulis x^s iij^d. Summa xviij^{li} v^s vj^d q^a.

Idem reddit compotum de vij^{li} viij^s viij^d receptis de Roberto Thorald quondam preposito de Pikerynge per quandam indenturam de forinsecis receptis suis de balliva de Pikerynge a festo Sancti Michaelis anno Regis nunc xvj^{mo} usque ad viij diem Novembris proxime sequentem. Summa vij^{li} viij^s viij^d.

Summa totalium receptarum ccxlli xiiijs iiijd ob. qa.

EXPENSE.

De quibus computant xxxs in salario capellani celebrantis divina in capella Castri per tempus compoti; et xijd in luminari ejusdem capelle per dictum tempus; et viijd in grangia feni in parco emendanda per loca; et vjs ixd in x acris prati apud Pikerynge falcandis, herba spargenda et feno levando; et iiijs vjd in cariagio conducto pro dicto feno cariando usque ad dictum Castrum de Pikerynge cum stipendio carcancium dictas carectas et tassancium dictum fenum in Castro; et vjs ijd in xv acris prati in parco de Blandeby falcandis et herba spargenda; et vjs vjd in feno levando et pluries frangendo et reficiendo et

Thurnef, John Catheman, Roger Oustiby and William Barker— \pounds_I 7^s 3^d ; of Robert de Sandesby of Snainton sold to John Tateman and Henry de Sandesby— \pounds_I I^s ; of John de Clif sold to Robert de Bordesden and Thomas Percival— Io^s 3^d ; in each case by bond, the particulars having been examined. Total, $\pounds_I 8$ 5^s $6\frac{1}{4}^d$.

Foreign receipts from Robert Thorald late reeve of Pickering after Michaelmas—£7 8° 8d. Total of all receipts—£240 14° 43d.

EXPENSES.

Salary of the chaplain in the Castle Chapel—£1 10⁵; light for the same—1⁵; mending the hay barn in the park—8^d; mowing, tedding and cocking the hay off 10 acres of meadow at Pickering—6⁵ 9^d; cartage of the hay to Pickering Castle with wages of those loading the carts and stacking the hay—4⁵ 6^d; mowing and tedding 15 acres in Blansby Park—6⁵ 2^d; cocking it, often spreading it and remaking it

hoc propter tempus pluviosum; et iijs xd in dicto feno cariando usque grangiam in parco cum cariagio conducto ad idem et expensis auxiliancium ad carectas carcandas et fenum in grangia tassandum: et xxiiijs vid in vadiis Willelmi Stuttes custodis prati de Edeumersh et aque de Derewynte et marescalli foreste versus austrum a xiiijmo die mensis Marcii usque in crastinum Sancti Michaelis proxime sequentem per xxviij septimanas capiendo per diem jd ob.; et xjs in haya circa pratum de Faresthorne in parco sustentanda hoc anno; et vid in spinis et sirpis exstirpandis in dicto parco; et vijs xjd in pallicio dicti parci sustentando per tempus compoti; et xvjs viijd in xxxj et dimidia perticatis muri lapidei dicti parci per loca prostrata [sic] mundandis et iterum de novo reficiendis; et ixs viijd in feno empto pro jumentis in parco cum cariagio dicti feni ibidem; et ilijs vjd in ilij travis et dimidia avene emptis pro sustentacione jumenti debilis in parco; et de iijs jd ob. in cibo et stipendio i custodientis dicta jumenta, ut in feno portando et dicta jumenta adaquando per xxvj dies et hoc pro magna nive; et xxxvs vd ob. in ij quarteriis, ij bussellis et dimidio frumenti et siliginis emptis pro liberacione parcarii de Blandeby per tempus compoti, videlicet per xxviij septimanas; et iijs iiijd in stipendio ejusdem per dictum tempus; et xxvs ijd ob. in j quarterio, v bussellis et dimidio mixtilionis emptis pro liberacione unius custodientis prata dominica et valles de Dalby a xiiijmo die mensis Marcii usque Gulam Augusti per xx septimanas; et iiijs iiijd ob. in una cloaca juxta aulam novam

on account of the rainy weather-6s 6d; carrying it to the barn in the park, cartage hired for the same and expenses of those assisting to load the carts and stack the hay—3^s 10^d; wages of William Stuttes, keeper of Castle Ings and the Derwent and marshall of the forest on the South from 14th March to 30th September, 28 weeks at 12d a day-£1 4s 6d; keeping up the hedge round Fairthorn meadow in the Park-11s; stubbing up thorns and rushes in the Park-6d: keeping up the park palings-7s 11d; clearing away and remaking 311 perches of stone wall broken down in places in the Park-168 8d; purchase and carriage of hay for the mares in the Park-9^s 8^d; 4¹/₂ sheaves of oats for a weak mare in the Park-4s 6d; food and wages of the keeper of the mares, in respect of carrying hay and watering them for 26 days in deep snow—3s 1\frac{1}{2}d; 2 qr. 2\frac{1}{2} bush. of wheat and rye for livery of the park keeper of Blansby for 28 weeks—£1 15s 52d; his wages for that time-3s 4d; 1 qr. 5½ bush. of maslin for livery of the keeper of the demesne meadows and Dalby dales for 20 weeks from 14th March to 1st August £1 5° 2\frac{1}{2}d; remaking a privy near the new Hall with nails, laths and roofing for the same and the wages of the roofers-4s 41d; repairing and roofing the old hall and wool house in

prostrata de novo facienda cum clavis, lattis, coopertura emptis pro eadem cum stipendio cooperientis; et iijs vijd in veteri aula et domo lane emendandis et cooperiendis per loca cum petra empta et carianda et mussa colligenda pro domo lane per tempus compoti; et ijs xd in j cista pro scaccario empta et rotulis imponendis cum bordis emptis et scaccario inde faciendo; et iijs jd in iiij paribus compedum faciendis, busca prosternanda et eadem carianda, et ix perticatis haye circa faldam et hayis sub ponte tractio inde faciendis et aliis minutis emptis et faciendis; et viijs xd ob. qa in expensis hominum Willelmi Latimer comorancium apud Pikerynge ad seisiendum Castrum in manum domini Regis per iiij dies; et in allocacione facta preposito pro terminis Pasche et Michaelis iiijs; et pro ramis prostratis pro feris vjs viijd. Summa mise xjii vs xd ob.*

Decasus Redditus.

Et iij $^{\rm s}$ ix $^{\rm d}$ in decasu redditus tenementorum quondam Ade le Fowere et Roberti le Rider ob defectum tenencium; et xij $^{\rm d}$ in decasu redditus unius mesuagii quondam Hugonis Corbet forestarii in Gotheland eo quod jacet vastum; et xx $^{\rm d}$ in decasu redditus j tofti quondam Petri le Ferour quod dictus Comes dedit Thome Ingram ad terminum vite libere sine aliquo redditu; et $v^{\rm s}$ viij $^{\rm d}$ ob. in decasu redditus vij

places, purchase and carriage of stone, moss† collected for the wool house—3° 7°d; a chest for a safe and to keep the rolls in, boards purchased and cost of making them into a safe—2° 10°d; 4 pairs of fetters, felling and carrying brushwood, making thereout 9 perches of hedge round the pound and hedges under the drawbridge and sundries—3° 1°d; expenses of the men of William Latimer residing at Pickering for 4 days to seize the Castle into the King's hands—8° 10¾d; allowance to the reeve at Easter and Michaelmas—4°; boughs felled for the deer—6° 8°d. Total £11 5° 10¾d.

DECAY OF RENT.

Decay of rent; of the following unoccupied tenements; those late of Adam le Fowere and Robert le Rider—3⁵ 9^d; of Hugh Corbet forester in Goathland—1⁵; of Peter le Ferour (given free of rent to Thomas Ingram for life)—1⁵ 8^d; 7¹/₂ acres in Allantofts late of Robert

^{*} Altered from x_j^{ll} iiijs j^d ob, q^a in consequence of the entry as to William Latimer's men being struck out and the next two entries added.

⁺ See Vol. II., N.S., p. 23.

[‡] The receiver commences by debiting himself with the total amount of rent due in respect of all tenements, whether received or not; he then deducts the amounts not received.

acrarum et dimidie in Aleyntoftes quas Robertus de Elredby quondam tenuit ibidem ob defectum tenencium hoc anno; et ijs viijd ob. qs in decasu redditus vij acrarum et j rode terre quas Robertus Prodhome tenuit ibidem ob defectum tenencium de termino Michaelis; et xijd in decasu redditus ij acrarum ibidem quas Thomas le Rider tenuit de termino Michaelis hoc anno; et iijs xjd allocatis preposito pro servicio suo per tempus compoti. Summa ijda—xixs ixd qs.

Idem computat in allocacione facta tenentibus de Soka de Scalleby pro x bovatis terre quondam Thome de Flixtone et tenencium ejusdem que sunt modo in dominico per feloniam ipsius Thome et de quorum exitibus responsum est superius inter redditus de Scalleby ix⁵; et in decasu redditus unius bovate terre in Scalleby, quam Johannes filius Walteri tenuit de tenementis predictis que jacet vastum de termino Sancti Michaelis vij⁵. Summa xvj⁵.

EXPENSE FORESTE.

Et in vadiis unius forestarii custodientis forestam de Pikerynge et unius janitoris custodientis portam Castri et unius vigilis in Castro, quorum quilibet capit per diem ij^d, videlicet per xxx^{ta} iiij septimanas, cxix^s vj^d;* et in parcamene empto pro rotulis curie wappentachii et attachiamentorum foreste per tempus compoti prout allocatum fuit Johanni de Dalton iij^s; et in expensis cujusdam garcionis nomine Simonis le Stedeman et unius equi dextrarii ipsius Regis griselli et claudicantis propter inclavaturam evadentis de consultu de Biland a capcione† Scotorum et venientis a [? ad] Castr' de Pikerynge pro

de Ellerby— 5^s $8\frac{1}{2}^d$; 7 acres 1 rood late of Robert Prudhomme— 2^s $8\frac{3}{4}^d$; 2 acres late of Thomas le Rider— 1^s ; allowance to the reeve— 3^s 11^d. Second total 19^s $9\frac{1}{4}^d$.

Allowance to tenants in Scalby Soke in respect of the 10 oxgangs of Thomas de Flixton mentioned above—9⁵; 1 oxgang in Scalby unoccupied at Michaelmas late of John son of Walter—7⁵. Total 16⁵.

EXPENSES OF THE FOREST.

Wages of a forester to keep Pickering Forest, a doorkeeper and a watchman in the Castle, each 2^d a day for 34 weeks—£5 19^s 6^d; parchment for the rolls of the wapentake and attachment courts as allowed to John de Dalton—3^s; expenses of a groom called Simon le Stedeman and a grey charger of the King, lamed by being pricked in shoeing [?], escaping from the capture of Byland Abbey by the Scots and coming

^{*} The vjd is added; why, it is difficult to say. Perhaps there was an odd day.

⁺ This seems to relate to 15th October, 1322; when the King was nearly taken at Byland Abbey.

salvacione et perhendinacione ejusdem dextrarii, et comorantis ibidem per xvj dies quousque dextrarius convaluit xs, videlicet quolibet die pro garcione ijd et pro dextrario iiijd, et pro mareschalcia ejusdem dextrarii ijs; et in reparacione cujusdam muri lapidei ante portam Castri iiijs. Summa vjli xvjs vjd.

COMPOTUS INSTAURI.

Idem reddit compotum de viijli xiijd de arreragiis inventis in manibus Rogeri Trutcok et Willelmi le Lounge instauratorum de tempore Comitis sicut in rotulo de particulis quem liberaverunt in Thesauro; et de vjs de viij agnis debilibus de extractis stauri venditis sicut continetur ibidem; et de iijs ixd de iiijor petris et dimidia lokettorum lane venditis sicut continetur ibidem; et de vijs jd de lactagio iiijxxv ovium positarum ad firmam sicut continetur ibidem; et de vs iijd de cassis xl bidencium venditis sicut continetur ibidem; et de xiijs ob. de xxxiiij pellibus lanutis venditis sicut continetur ibidem; et de ijs vijd de xxij pellibus agnorum venditis sicut continetur ibidem; et de vijs de vij corporibus jumentorum inventis de morina venditis sicut continetur ibidem; et in diversis rebus venditis super compoto cvijs. Summa xvii xiijs xjd ob.

EXPENSE INSTAURI.

Et in xlvij acris prati in Dalby falcandis pro sustentacione bidencium, herba spargenda et feno levando et cariando et in grangia tassando, et

to Pickering to be cured, during a residence there of 16 days until the charger was sound—10⁵, *i.e.*, 2^d a day for the groom, 4^d a day for the charger and grooming—2^s; repair of a stone wall before the Castle gate—4^s. Total £6 16^s 6^d.

ACCOUNT OF THE STOCK.

Arrears in the hands of Roger Trutcock and William le Long appearing in their roll of particulars delivered to the Treasury— $£8 ext{ } 13^{\text{s}} ;$ 8 weak lambs culled from the store and sold— $6^{\text{s}} ;$ $4\frac{1}{2}$ stone of locket* wool— 3^{s} $9^{\text{d}} ;$ milk of 85 sheep let to farm— 7^{s} $1^{\text{d}} ;$ carcases† of 40 sheep sold— 5^{s} $3^{\text{d}} ;$ 34 woolfells sold— 14^{s} $0\frac{1}{2}^{\text{d}} ;$ 22 lambskins sold— 2^{s} $7^{\text{d}} ;$ the carcases of 7 dead mares— $7^{\text{s}} ;$ sundries—£5 $7^{\text{s}} .$ Total—£15 13^{s} $11\frac{1}{2}^{\text{d}} .$

EXPENSES OF THE STOCK.

Mowing 47 acres in Dalby meadow for the sheep, tedding the grass, cocking it, carrying it and stacking it in the barn (expensive on account

^{*} See Vol. II., N.S., p. 17.

⁺ Or query cheeses, i.e., caseis.

tantum propter tempus pluviosum xxxiiijs jd ob., sicut continetur ibidem : et in clauso emendando circa bercariam et bercaria emendanda cum coopertura per loca xviijd, sicut continetur ibidem; et in iiijor petris albi uncti, iiii petris iii libris cepi et ix lagenis bituminis emptis pro bidentibus unguendis xviis iiijd, sicut continetur ibidem; et in iiijxx vii lagenis lactis emptis pro sustentacione iiijxxxvi agnorum de exitu vijs vd. sicut continetur ibidem; et in m¹dcxix bidentibus lavandis et tondendis. lanam volvenda et reparanda cum expensis instauratorum, bercariorum, prepositi et aliorum existencium ultra tonsuram et eciam lokettis colligendis xvis iiiid, sicut continetur ibidem; et in ix quarteriis, ii bussellis siliginis emptis pro liberacione iiijor bercariorum per tempus computi, videlicet per xxviij septimanas, quarteria data per xij septimanas, cxix^s iid, sicut continetur ibidem; et in stipendio eorundem per dictum tempus vis, sicut continetur ibidem; et in stipendio et in cibo* i pagetti custodientis oves matrices per tempus agnelactacionis et bidencium de cromio† a festo Sancti Petri ad vincula usque festum Sancti Michaelis iiijs iiijd, sicut continetur ibidem; et in stipendio ij instauratorum pro servicio suo per tempus compoti iiis iiiid, sicut continetur ibidem. Summa xli viiis vid ob.

EQUICIUM.

Idem reddit compotum de xxiij jumentis de equicio cum vj pullanis quorum ij masculi, lactantibus et v pullanorum [sic] de etate ij annorum quorum i masculus, inventis in custodia Roberti de Holden custodis

of the rainy weather)—£ I 14° 1\frac{1}{2}d'; repairing the enclosure of the sheepfold and the sheepfold in places with roofing—1° 6d'; 4 stone of white ointment, 4 stone 4 lb. of tallow and 9 gallons of sulphur for a sheepsmear—17° 4d'; 87 gallons of milk for 96 lambs—7° 5d'; washing and shearing 1,619 sheep, rolling and repairing the wool, expenses of the stockkeepers, shepherds, reeve and others beyond the shearing and in collecting locket wool—16° 4d'; 9 qrs. 2 bush. of rye for the livery of 4 shepherds during 28 weeks, a quarter each every 12 weeks—£5 19° 2d'; their wages—6°; wages and food of a boy watching the ewes whilst they had lambs and the draft sheep from 1st August to 29th September—4° 4d'; wages of two stockkeepers—3° 4d. Total—£10 8° 6\frac{1}{2}d.

STUD.

²³ mares, 6 foals, of which two are colts, five two-year-olds, one a

^{*} The exact words are in cibo et in.

[†] See Walter of Henley (R.H.S. Publ.) Glossary, s.v. creim, referring to Hoare's Modern Wiltshire I. 205, 215.

equicii Regis; de quibus computat in morina ij jumenta; et liberavit Johanni de Kilvyngtone xxj jumenta per breve Regis et indenturam.

MULTONES.

Idem reddit compotum de m¹ cccciiijxx ix multonibus de remanentibus inventis in custodia Rogeri Trutcok et Willelmi le Lung instauratorum Regis; summa m¹ cccciiijxx ix; de quibus computat xxiij ante tonsuram et xviij post tonsuram in morina; et m¹ccccvij liberavit Johanni de Kilvyngtone per breve Regis et indenturam et xlj vendidit super compoto;* summa ut supra, et equet.

OVES.

Idem reddit compotum de cj ovibus de remanentibus inventis in manibus eorundem instauratorum; et xxiij captis de quibusdam rebellibus Regis in patria; summa cxxiiij; et liberavit predicto Johanni per idem breve et indenturam; summa ut supra; et eque.

HOGETTI.

Idem reddit compotum de xliij inventis in manibus dictorum instauratorum; et lxj de adjunctione de agnis de exitu anno xv^{mo} et hic adjunguntur quia liberantur post festum Sancti Michaelis; summa ciiij; de quibus in morina ante tonsuram x et iij post tonsuram; et lvj liberavit predicto Johanni per idem breve et indenturam et xxxv vendidit super compoto; † summa ut supra et equet.

colt, found in the custody of Robert de Holden the King's stud-keeper.

2 mares died, and 21 delivered to John de Kilvington.

WETHERS.

1,489 sheep found in the hands of Roger Trutcock and William le Long; 23 died before shearing, 18 after; 41 sold; 1,407 delivered to John de Kilvington.

EWES.

101 ewes found in the hands of the same stockkeepers; 23 taken from certain rebels of the King in the country; 124 delivered as above.

Hogs.

- 43 found as above; 61 lambs of the year 1322 added after Michaelmas; total, 104; 10 died before shearing, 3 after; 25 sold; 56 delivered as above.
 - * In the margin we find iiijli ijs.

† In the margin xxvs.

ACNI

Idem reddit compotum de iiij**xvj de exitu inventis in manibus dictorum instauratorum; de quibus computat in morina xix et in decima viij, et lxj adjunguntur; summa iiij**x viij; et viij vendidit super compoto* ut supra; summa ut supra; et eque.

COREA

Idem reddit compotum de v coreis jumentorum inventis in custodia instauratorum de tempore Comitis et ij coreis jumentorum in morina de tempore Regis; et vendidit ut supra; et eque.

LANA.

Idem reddit compotum de m¹dcxix velleribus lane receptis de m¹ cccclxvj multonibus, c ovibus, liij hoggettis tonsis ut supra; summa patet; de quibus computat in decima clxj; et liberavit predicto Johanni m¹ cccclviij per breve Regis et indenturam.

LOKETTI.

Idem reddit compotum de iiij petris et dimidia lokettorum provenientibus de predictis multonibus; et vendidit ut supra; et eque.

PELLES LANUTE ET PELLECTE.

Idem reddit compotum de xxxiiij pellibus lanutis, xxij pellectis, xix pellibus agnorum de morina ut supra; et vendidit ut supra; et equet.

LAMBS.

96 found as above; 19 died, 8 paid as tithe, 8 sold; 61 added as above.

HIDES.

Hides of 5 dead mares sold in the Earl's time and 2 in the King's.

WOOT.

1,619 fleeces from 1,466 wethers, 100 ewes, 53 hogs shorn as above; 161 paid in tithe, 1,458 delivered as above.

LOCKET WOOL.

41 stone of locket wool from the wethers sold as above.

WOOLFELLS AND HIDES.

34 woolfells, 22 hides and 19 lambskins from dead animals sold as above.

* The price seems to have been put in the margin and then erased.

MORTUUM STAURUM.

Idem computat de j calice argenteo, j vestimento cum ij albis, ij toualibus, j missali, j legendo, j antephonia, j gradale, ij fiolis, iiij plumbis, j cuva, iij mensis pro aula cum formis et tristellis, inventis in dicto Castro. Que omnia liberavit predicto Johanni per idem breve et indenturam.

MINISTERS' ACCOUNTS* 1148.

Compotus Johannis de Kilvingtone, custodis Castri et Honoris de Pikeringe a festo Sancti Michaelis anno regni Regis Edwardi filii Regis Edwardi decimo octavo usque in crastinum ejusdem festi anno regni ejusdem domini Regis decimo nono.

Idem reddit compotum de xljli xiijs ixd ob. de redditibus sokemannorum de Pikeringe de terminis Sancti Andree, Pasche, Nativitatis Sancti Johannis et Sancti Michaelis; et de lxjs ijs de redditibus tenencium per baroniam in Soka de Pikerynge ad eosdem terminos; et de vijli ixs iiijd de redditibus tenencium per serjancyam in eadem soka ad eosdem terminos; et de xvs ixd de redditibus burgensium in Pikeringe ad dictos terminos Pasche et Sancti Michaelis; et de vijli iijs vjd de redditibus bondorum in Pikeringe ad predictos iiijor terminos; et de xs vjd de redditibus cotariorum ibidem ad eosdem terminos. Summa; certi redditus cum forgia lixli xvjs vijd ob.

Et de xxvijs ob. de firma tenencium quedam cotagia ibidem ad voluntatem ad dictos duos terminos Pasche et Sancti Michaelis; et de vijd de redditu Rogeri le Lange et Nicholai Pelliparii ad eosdem terminos; et de xiijs xd ob. qs de incremento redditus Roberti Stute sokemanni ad eosdem terminos, que reddentur ad terminum vite Cecilie que fuit

DEAD STOCK.

A silver cup, a vestment with 2 albs, 2 towels, a missal, a legend, an antiphone, a gredale, 2 vials, 4 plumbs, a vat, 3 hall-tables with forms and trestles found in the Castle and delivered to John de Kilvington.

Account of John de Kilvington from 29th September 1325 to 30th September 1326.

[The earlier receipts are practically the same as those in other accounts: they include the receipts from Pickering Honour, Scalby, Goathland corresponding to Ferms within the forest at p. 198 and Brompton as at p. 202 bottom.]

^{*} The intermediate accounts appear to be missing.

uxor ejusdem Roberti; et de ijs de redditu unius forgie in Levesham ad terminum Sancti Michaelis; et de vjs viijd de redditu Elye de Stapeltone ad terminum vite ipsius Elye de quodam vasto incluso in Foulewode ad eundem terminum; et de xxxviijs viijd de certis finibus baronum in dicta soka arrentatis ad dictos terminos; et de xIs iijd de certis finibus sokagii ad eosdem terminos; et de xijs viijd de firmis tenencium extra villam de Pikeringe ad voluntatem et firma tofti quondam Roberti le Rede; et de jd de redditu Johannis de Bulmere de incremento redditus cujusdam tenementi quod fuit Johannis de Thormothy ad terminum vite predicti Johannis de Bulmere, et quod devenit ad manus dicti Comitis per eschaetam, videlicet de termino Pasche : et de ijs de incremento redditus cujusdam tenementi quondam Rogeri de Wreltone quod fuit in manu dicti Comitis occasione quieteclamacionis quam dictus Iohannes inde fecit dicto Comiti, ultra xxs qui currunt in predicta summa xljli xiijs ixd ob. de redditibus sokemannorum; et de vili ixs iiijd de ciiijxx xiiij acris terre dominice ibidem sic positis ad firmam ad duos terminos Pasche et Sancti Michaelis: et de lxxviijs vjd de lxvj acris prati de dominico sic positis ad firmam ad eosdem terminos; et de lxxvs vijd ob. de operibus bondorum in Pikeringe preter opera assignata ad reparacionem stagni molendini, sic venditis per predictum tempus, videlicet ad Pascha Floridum xxvs et ad festum Sancti Michaelis le vijd ob.; et de ixe xjd de operibus cotariorum ibidem. preter opera assignata ad reparacionem stagni predicti; et de vjd de operibus vocatis Lovebones ad terminum Sancti Michaelis; et de iijs ilijd de operibus de Middeltone ad terminum Sancti Michaelis; et de vs iiijd ob. receptis de tolneto nundinarum de Pikeringe die Exaltacionis Sancte Crucis; et de xxvli vjs viijd receptis de molendinis aquaticis de Pikeringe, tolneto et stallagio de Pikeringe, sic dimissis ad firmam hoc anno; de xlvs xd ob. de operibus bondorum et sokemannorum de Pikeringe ad reparacionem barbicani Castri de Pikeringe, quod quolibet tercio anno accidit, hoc anno non respondet quia respondit anno precedenti; et de molendinis que Comiti responderunt de xxxili videatur in anno precedenti.*

SCALLEBY.

Idem reddit compotum de xxxv^{li} de firmis tenencium in soka de Skalleby de termino Sancti Michaelis; et de xlij^s vj^d de redditu iiij^or bovatarum terre, ij toftorum j crofti et unius placee terre in eadem

^{*} This is one of the entries made in the margin presumably on passing the account. Owing to limits of space the contractions are many and cramped. I cannot feel any confidence that my reading is correct. The word per occurs before comiti, but I take it as intended to be deleted.

soka per breve de Quo Waranto disracionatarum, videlicet ad eundem terminum; et de xliijs x^d de firmis x bovatarum terre que fuerunt Thome de Flixtone in eadem soka ad eundem terminum; et de x^d de firma Thome filii Galfridi de j acra terre in Newby per eschaetam ad eundem terminum; et de v^d de xij perticatis terre juxta stagnum molendini et j perticata terre juxta gardinum Lamberti de Cloghtone ad eundem terminum; et de ix d de firma ij forgearum ibidem ad eundem terminum; et de ij d de firma Roberti filii Alexandri de Haterberghe et domus clerici de Skalleby ad eundem terminum; et de v^d de j torallo et j pistrina appropriata de vasto in Brinistone ad eundem terminum.

GOTHELAND.*

ldem reddit compotum de cvjs viijd de firmis diversorum mesuagiorum, pratorum et pasturarum in Gothelande et Thwayt de predictis terminis Pasche et Sancti Michaelis; et de xiijs iiijd de domibus, pratis et pasturis apud Wheldale sic affirmatis ad eosdem terminos, que solebant valeri per annum tempore Comitis xxs; et de xvjli xiiijs xjd ob. qª de ccceviij acris, iij rodis terre, i tofti, unius domus et vij placeis terre arrentatis in Gothelande et Alayntoftes cum vis de redditu Willelmi Davisone de vi acris terre prius arrentatis ; et de ijs de eodem Willelmo pro ij acris terre arrentatis ibidem ad eosdem terminos; et de xs de firma unius placee terre que vocatur Somerholme ad eosdem terminos; et de xvjs ijd ob. qa de firma Ricardi de Brews, Nicholai Wake et Roberti filii Elye pro quibusdam tenementis arrentatis coram Alexandro de Kirketone, Justiciario de Foresta, cum redditu Thome de Ebrestone in Bickele ad eosdem terminos; et de vs de redditu Ricardi de Lacy pro cciiijax acris in marisco de Folketone coram Willelmo de Wyther, Justiciario de Foresta; et de vs de firma Elye de Stapeltone pro j placea prati in Haya de Scalleby ad terminum vite per scriptum Thome nuper Comitis Lancastrensis ad eosdem terminos; et de xlvjs viijd de firma j molendini aquatici in Gothelande deducta decima ad eosdem terminos.

BROMPTONE.

Idem reddit compotum de vij^{li} xj^s ij^d de firmis tenencium in Brumptone que fuerunt Willelmi de Vescy de Killedale, bastardi defuncti sine herede de se; et de xij^d de j^{lb} piperis de redditu Johannis filii Ricardi ibidem pro j bovata terre de tenementis ejusdem Willelmi in Saldene; et de ij^s iij^d receptis de tolneto nundinarum de Brumptone die Omnium Sanctorum.

^{*} The names in the margin which I adopt have evidently been inserted later, presumably on passing the accounts.

PERQUISITE DE PIKERINGE CUM FORESTA.

Idem reddit compotum de xiijli vijs viijd de finibus, amerciamentis et aliis perquisitis wapentachii de Pikeringe hoc anno; et de xxiijs iiijd receptis de una vacca et ij juvencis de bonis et catallis Roberti Blavere fugitivi, sic venditis; et de vs receptis de i staggo de vago vendito; et de xxs xd receptis de perquisitis ij turnorum ballivi de Pikeringe hoc anno; et de vili vijd receptis de finibus, releviis et aliis perquisitis hallemote de Pikeringe hoc anno; et de iiijli ixs viijd receptis attachiamentorum in le Estwarde et Westwarde in foresta de Pikeringe per predictum tempus: et de le id de averiis agistatis in parco de Blandeby per predictum tempus, et non plus propter equicium Regis existens in eodem parco videlicet ad numerum xliij capitum : et de xxviis xid receptis de averiis et bidentibus agistatis in Dalby per predictum tempus; et de xijd de agistamentis in Alta Mora per idem tempus; et de iijs iiijd receptis de cortice et cooperonibus quercuum captarum pro meremio Castri pertinentibus ad forestariam de feodo que est in manu domini Regis, sic venditis hoc anno, que fuit Rogeri de Wrelletone; de vendicione bosci hoc anno non respondet quia vendicio bosci non potest fieri infra forestam sine speciali precepto Regis,* et de xxs receptis de pastura in Horcumbe sic vendita hoc anno; et de xxijs vjd receptis de porcis agistatis per totam forestam mense defenso, et non plus propter paupertatem tenencium :† et de xiist receptis de finibus diversorum piscatorum pro habendo licenciam piscandi in aqua de Derwenta que est infra

PEROUISITES OF PICKERING WITH THE FOREST.

Fines, amercements and other perquisites of the Wapentake Court—£13 75 8d; sale of a cow and 2 heifers the goods and chattels of Robert Blaver a fugitive—£1 35 4d; a stray two-year-old sold—5s; 2 bailiffs' tourns—£1 o5 10d; fines, reliefs and other perquisites of the Hallmote of Pickering—£6 o5 7d; receipts of the Attachment Courts in the East and West Wards—£4 95 8d; cattle agisted in Blansby Park—£2 105 1d (no more because of the King's stud to the number of 43 head being in the Park); cattle and sheep agisted in Dalby—£1 75 11d; agistments in the High Moor—15; bark and tops of oaks taken for castle timber, appurtenant to the office of forester in fee, lately held by Roger de Wrelton now in the King's hands—35 4d; nothing from sale of wood, since wood cannot be sold except by the King's especial order; sale of pasturage in Horcum—£1; pigs agisted in the forest in

^{*} This is inserted by the same hand as the other insertions. When examined its relevancy is more apparent than real. † Another like insertion.

‡ In the margin there is a note recepte de xvi³ tempore Comitis.

forestam, hoc anno; et de liijs iiijd receptis de agistamento Haye de Scalleby sic affirmato hoc anno: et de xiiis iiiid receptis de chiminagio in dicta Haya de Skalleby per predictum tempus; et de liijs iiijd receptis de agistamento in Langedone sic affirmato hoc anno; et de xxiiiis receptis de agistamento in Alayntoftes sic affirmato hoc anno; et de iijs iiijd receptis de petris ad molas et sepulcra in Mora de Cloghtone venditis hoc anno; et de xiijs iiijd receptis de petris in fallesia maris in Foulewode pro mynera ferri sic venditis hoc anno: et de xxiijs iiijd receptis de bruera in Foulewode sic vendita hoc anno. De tofto* Thome Halicrosse quod reddere solebat xijd ultra antiquum redditum non respondet hoc anno, quia quedam domus [? que] fuit in eodem tofto modo disruta est; de finibus hominum captorum pro transgressione venacionis in foresta de Pikeringe ut possint replegiari usque ad iter Justiciariorum non respondent hoc anno, quia nulli fuerunt hujusmodi prisones capti; de finibus latronum pro disporto habendo hoc anno non respondet, quia non fuit aliquis latro captus ibidem hoc anno; de herbagio fossati Castri hoc anno non respondet. quia muri sunt in reparando per quam reparacionem fossata totaliter sunt conculcata

Idem reddit compotum de viij^s iiij^d receptis de x acris prati venditis in Edithmerske, precii acre x^d; et de xxxiij^s receptis de xxij acris prati venditis ibidem, precii acre xviij^d; et de liiij^s receptis de xxvij acris prati venditis ibidem, precii acre ij^s; et de xlvj^s viij^d receptis de xx acris prati venditis ibidem, precii acre ij^s iiij^d; et de lvij^s vj^d receptis de

fence month—£1 2^s 6^d (no more on account of the poverty of the tenants); licenses to fish in the Derwent—12^s; agistment of Scalby Hay let to farm—£2 13^s 4^d; cheminage in Scalby Hay—13^s 4^d; agistment in Langdale let to farm—£2 13^s 4^d; the like in Allantofts—£1 4^s; millstones and tombstones sold off Cloughton Moor—3^s 4^d; ironstone off the seashore at Fullwood—13^s 4^d; sale of heather there—£1 3^s 4^d; nothing is received from the following: the toft of Thomas Holycross which used to pay 1^s beyond the old rent, because the house which stood there has fallen down; from men taken for poaching to be reprieved until the next forest eyre, because no such prisoners were taken; from thieves for favour to be shown them, because there was no thief; from the herbage of the castle ditch, because the grass was completely trodden down in the repair of the walls.

He also accounts for 10 acres of meadow at Castle Ings at 10d an

^{*} Here onward until the next subdivision of accounts the entries have been inserted.

xxiij acris prati venditis ibidem, precii acre ijs vjd; et de iijs receptis de iij angulis prati sic venditis ibidem; et de iijs iiijd receptis de j angulo ibidem vocato Ormescroke, sic vendito hoc anno*; et de xijd receptis de berbagio unius tofti vasti quod Thomas le Taillour Engram tenuit, et unius venelle vaste quam Nicholaus filius Ricardi tenuit, sic vendito hoc anno; de pannagio porcorum in parco de Blandeby [? nichil], quia non fuit aliquod pannagium hoc anno; de melle et cera, summagio seu carucagio nichil respondet hoc anno quia nichil accidit hoc anno; et de iiijs vjd de nucibus venditis pertinentibus ad forestariam in feodo que fuit Rogeri de Wreltone et nunc est in manu Regis; nec de feugera nichil respondet hoc anno; nec respondet de finibus hominum pro licencia fodiendi turbas et colligendi brueram in Mora de Whatmore non respondet quia nichil respondet hoc anno; de expeditacione canum quod quolibet tercio anno accidit nichil hoc anno, sed in anno proxime futuro.

Idem reddit compotum de xlviijs receptis de xxiiij multonibus de extractis venditis circa festum Sancti Martini, precii cujuslibet ijs; et de xlvjs viijd receptis de xiiij multonibus et xiiij ovibus matricibus de extractis venditis eodem tempore, precii cujuslibet xxd; et de xlixli receptis de vij saccis lane munde de exitu bidencium de Pikeringe hoc anno venditis precii sacci vijli; et de cxijs receptis de j sacco et xij petris† lane de refusio de eodem exitu, precii sacci iiijli et precii petre ijs viijd; et sic respondet quolibet [? quodlibet] vellus de xjd et plus in toto xvjs viijd; et de iiijs ijd receptis de v petris lokettorum venditis, precii petri xd; et de xls receptis de iiijxxj pellibus lanutis venditis in

acre—8° 4d; 22 acres there at 1° 6d an acre—£1 13°; 27 at 2°—£2 14°; 20 at 2° 4d—£2 6° 8d; 23 at 2° 6d—£2 17° 6d; 3 corners of meadow—3°; 1 corner called Ormescroke—3° 4d; herbage of a waste toft that Thomas le Taillour Engram had, and a waste lane that Nicholas son of Richard had—1°; no pannage of pigs this year in Blansby Park, no honey, wax, horseburdens or cartage; sale of nuts appurtenant to the forester-in-fee-ship of Roger de Wrelton—4° 6d; no bracken; no licenses for digging turves or collecting heather in Whatmoor; no lawing of dogs this year, but there will be next.

He also accounts for 24 culled wethers sold at Martinmas at 2^s each $-\pounds_2$ 8^s ; 14 wethers and 14 ewes culled and sold then at 1^s 8^d each $-\pounds_2$ 6^s 8^d ; 7 sacks of clean wool at £7 the sack—£49; 1 sack and

^{*} In the margin we find—Summa acrarum cv acre et dimidia. Summa denariorum $x^{ji} \ v^s \ x^d.$

[†] This gives the equation 30 stone = I sack. ‡ Interlined by another hand.

grosso; et de xviijd ob. receptis de ix pellectis et xxviij pelliculis de morina venditis in grosso, precii cujuslibet ob.; et de viiis vd receptis de cadaveribus l bidencium in morina sic venditis et non plus eo quod cadavera xlix bidencium fuerunt nulli valoris, quia mortui in veronibus; et de xs receptis de lacte iiijxx ovium sic vendito hoc anno, eo quod in compoto prepositi de tempore Comitis non respondit de tanto;* et de xxd de coreo i stalonis de morina sic vendito; et de xd de coreo i jumenti de morina sic vendito; et de ijd de coreo j pulli de exitu in morina sic vendito; et de ijd de recompensacione iiij agnorum deficiencium de numero recte decimacionis sicut in libris continetur.

Et de xys de feno proveniente de x acris prati in pratis de Pikeringe pro qualibet acra xviijd quod quidem fenum fecit falcare ad sustentacionem equorum de equicio Regis et ferarum in Parco de Blandeby pro parte et non plus quia est fenum durum et cyrposum; et de xxxs de feno proveniente de xv acris in parco de Blandeby falcatis ad sustentacionem dictorum equorum et ferarum existencium in dicto parco; et de lxxviijs iiijd [? de feno de] xlvij acris falcato in pratis de Dalby pro sustentacione bidencium Regis, precii acre xxd.†

Summa totalis recepte ccciijli vs viijd ob.

12 st. of refuse wool at £4 the sack and 2^s 8^d the stone—£5 12^s; each fleece would produce 11d, and 16s 8d over; 5 st. of locket wool at 10d a stone—4s 2d; 81 woolfells sold in gross—£,2; 9 skeepskins and 28 lambskins sold in gross at $\frac{1}{2}$ d each—18 $6\frac{1}{2}$ d; the carcases of 50 sheep, of which 40 died of the sheep-pox and were of no [?little] value—8s 5d; milk of 80 ewes—10s, more than was accounted for in the Earl's time; hide of a stallion that died-1's 8d; hide of a mare that died-10d; hide of a foal that died-2d; compensation for 4 lambs short of the proportion in respect of which tithe was paid-2d; hay from 10 acres in Pickering meadows at 1s 6d an acre mown for the horses of the King's stud and the deer in Blansby Park -15s, no more because the hay is hard and rushy; hay cut for the like purpose from 15 acres in Blansby Park—£1 10s; hay cut from 47 acres in Dalby meadows for the sheep at 18 8d the acre—£,3 1884d. Total receipts £,303 5° 8½d.

^{*} Also interlined. At Vol. II., N.S., p. 17, only 68 8d is accounted for. † This is a double entry; he is debited with the amount here and credited later

^{‡ 1,206} fleeces (see p. 237 post) at 11d produce £55 5s 6d, which exceeds our total here by 13s 6d only.

EXPENSE.

DECASUS REDDITUUM.

Idem computat in defectu redditus v acrarum terre in Gothelande que fuerunt Ade le Fuer et Roberti le Ryder, et jacent vaste et omnino derelicte, nec aliquis vult ea excolere vel affirmare, que superius onerantur inter firmas de Gothelande terminis Pasche et Michaelis iijs ixd, sicut continetur in compoto precedenti et in tempore Comitis: et in decasu firme domi in qua forestarius de Alayntoftes manere solebat que oneratur superius inter predictas firmas et jacet vasta et omnino derelictum [sic], sicut continetur ibidem; et in defectu redditus vij acrarum terre in Alayntoftes quas Robertus de Elredby tenuit, et jacent vaste, que onerantur superius inter firmas predictas terminis predictis v^s viij^d ob., sicut allocatur in anno precedenti; et in decasu redditus vj acrarum terre et i rode in Gothelande quas Robertus Prudhomme tenuit, et jacent vaste, et onerantur superius inter firmas predictas terminis predictis vs vd ob.; in decasu redditus vij acrarum terre quas Adam Prudhomme tenuit, et jacent vaste, et onerantur superius inter firmas predictas terminis predictis v^s iiid: in decasu redditus ij acrarum terre in Alayntoftes quas Thomas le Ryder tenuit. que jacent vaste, et onerantur superius inter firmas predictas ijs: et in decasu redditus vi acrarum et i rode terre in Gothelande quas Elena Broidif tenuit que nunc jacent vaste et onerantur superius terminis Pasche et Michaelis iiijs viijd qa; et* in defectu redditus xvj acrarum et dimidie terre in Gothelande quas Johannes filius Gilberti tenuit, que jacent vaste, et onerantur ut supra termin. Pasche et Michaelis xijs iiijd ob.; et in decasu tenementi quondam Johannis de Thormotby

EXPENSES.

DECAY OF RENT.

Similar decays to those at p. 206 in respect of the tenements formerly of Adam le Fuer and Robert le Rider, of the forester of Allantofts, of Robert de Ellerby, of 6 acres 1 rood late of Robert Prudhomme at 5° 5½d, of 7 acres late of Adam Prudhomme at 5° 3d, of Thomas le Rider at 2°, of 6 acres 1 rood late of Helen Broidif at 4° 8½d, of 16½ acres in Goathland late of John son of Gilbert—at 12° 4½d, of the tenement of John de Thornaby beheaded at Pickering which came to Earl Thomas by escheat and were granted by the Earl to John de Bulmer at 1d rent and afterwards came to the King's hands and John recovered by writ his former tenure, which are charged at 2° 11d amongst the rents of the sokemen; decay of rent of

^{*} Struck out with a note, "quia non allowcantur in compoto precedenti."

decollati in Pikeringe, que devenerunt [siɛ] in manus Thome nuper Comitis Lancastrensis per eschaetam, quam idem Comes concesserat Johanni de Bulmere ad terminum vite quietam pro jd redditus per annum, que postea devenerunt in manum Regis, et idem Johannes recuperavit per breve in forma qua prius tenuit, que onerantur superius inter redditus Sokemannorum ijs xjd; et in decasu redditus j tofti quod predictus Thomas concesserat Thome le Taillour Engram ad terminum vite, quod Petrus le Ferrour tenuit in Pikeringe, quod oneratur superius inter firmas tenementorum que tenentur ad voluntatem et jacet vastum, nec aliquis voluit illud affirmare vel excolere xxd; et in decasu redditus j furni in Pikeringe quem Alanus Putfulale* tenuit et superius oneratur inter redditus tenementorum que tenentur ad voluntatem et jacet vastum iiijd; et in decasu redditus j venelle in Pikeringe quam Nicholas filius Ricardi tenuit, et jacet vasta, et superius oneratur inter firmas tenementorum que tenentur ad voluntatem in Pikeringe vid.

Et in allocacione facta tenentibus in Soka de Skalleby pro x bovatis terre que fuerunt quondam Thome de Flixtone et terra que disracionata fuit per breve de Quo Waranto, que sunt in manu Regis per feloniam ipsius Thome sicut patet etc. ix⁸, sicut continetur in compotis precedentibus, et de quibus idem oneratur supra de xliij⁸ x^d de firmis eorum hoc anno.

Summa omnium decasuum xlijs iijd qa.

REPARACIO DOMORUM.

Idem computat in servicio unius hominis emendantis cooperturam domus cum stramine et juncis in parco de Blandeby pro equicio Regis per ij dies vj^d ; et in servicio j servientis eidem per ij dies iij^d ; et in servicio ij hominum metencium et colligencium feugeram et

a toft that Earl Thomas granted for life to Thomas le Taillour Engram, which Peter le Ferrour held in Pickering, charged amongst the tenancies at will and lying waste, since none will farm it or till it—1^s 8^d; decay of rent of an oven in Pickering which Alan Potfulale held—4^d and a lane which Nicholas son of Richard held—6^d, both charged amongst the tenancies at will and lying waste.

Like allowance as at p. 207 to tenants of lands late of Thomas de Flixton, the rent from which is put at \pounds_2 3° 10^d. Total of d.cays \pounds_2 2° 3 $\frac{1}{4}$ ^d.

REPAIR OF HOUSES.

A man 2 days mending the thatch of the stud house in Blansby Park with straw and bulrushes—6d; a man serving him 2 days—3d;

^{*} Pot full of ale.

juncos pro dicta domo cooperienda per ij dies vj^d; et in j carectata conducta ad cariandum dictam feugeram usque predictam domum vj^d; et in ij fasciculis virgarum colligendis pro spelkes ad dictam domum j^d; et in servicio ij hominum prosternencium, portancium et ponencium spinas circa domum ibidem ne equi de equicio frangerent hayam ibidem iij^d; et in xxiiij travis straminis emptis pro coopertura domorum infra Castrum et parcum ij^s j^e; et in portagio ejusdem usque Castrum ij^d; et in servicio j hominis cooperientis de dicto stramine super domum Janitoris, super bracynam, coquinam et parvum solare infra Castrum per iij dies ix^d; et in servicio ij mulierum serviencium eidem per iij dies vj^d; et in ij fasciculis virgarum pro spelkes colligendis in bosco domini ij^d. Summa v^s ix^d.

CUSTUS PARCI.

Item computat in cccxx perticatis palicii parci de Blandeby per magnam cretynam aque prostratis relevandis et reficiendis, pro qualibet perticata j^d ob., xl^s; et in v perticatis palicii predicti asportatis per aquam de novo faciendis ij^s j^d, videlicet pro qualibet perticata v^d; et in servicio unius carpentarii facientis portam aquaticam fractam per diluvium aque et portam super moram per iiij^{or} dies xij^d; et in servicio unius hominis colligentis palos palicii et meremium porte asportate per mag-

2 men mowing and collecting bracken and bulrushes for thatch, 2 days —6^d; hire of a cart to carry the bracken to the house—6^d; collecting two bundles of rods for spelkes*—1^d; 2 men cutting, carrying and laying thorns round the house to prevent the horses breaking the hedge there—3^d; 24 sheaves of straw for thatch for the houses within the Castle and Park—2^s 1^d; carriage of the same to the Castle—2^d; 1 man 3 days thatching with straw the porter's lodge, the brewhouse, the kitchen and the small upper apartment within the Castle—9^d; 2 women serving him 3 days—6^d; collecting two bundles of rods for spelks in the lord's wood—2^d. Total 5^s 9^d.

COST OF THE PARK.

Setting up again and restoring 320 perches of the pale in Blansby Park thrown down by a great flood at $1\frac{1}{2}$ d a perch—£2; remaking 5 perches of the pale carried away by the water at 5^d a perch— 2^s 1^d ; a carpenter making a water-gate broken by the flood and a gate on the moor, 4 days— 1^s ; a man collecting pales and timber for the gate carried away by the flood, assisting the carpenter, stopping up the gaps

^{*} Probably the same word as spell in knurr and spell; here it seemed used for rods employed in thatching. Halliwell gives spelk=a splinter.

nam cretynam aque, auxiliantis carpentario et constipantis fracturam palicii cum spinis quousque potuisset refici, propter exitum ferarum per vij dies xiiijd; et in j carectata conducta ad cariandum meremium de bosco pro predicta porta iijd; et in servicio i cementarii emendantis frontes muri juxta predictam portam per ij dies vjd; et in xxvj perticatis muri lapidei fracti in parco relevandis et reficiendis xiiis, videlicet pro perticata vjd; et in mercede j hominis frangentis et fodientis in quarera petras per ij dies ad complendum dictum murum, quia petre dicti muri erant in parte putride vd, capientis per diem ijd ob.; et in servicio ij hominum portancium dictam petram ad manus cementarii per j diem iijd; et in servicio iij hominum portancium fenum pro sustentacione ferarum in parco et prosternencium ederam ad easdem in hyeme per iij dies xiijd ob., quolibet capiente per diem id ob.; et in vi carectis feni empti pro sustentacione equorum de equicio in parco in hyeme cum cariagio ejusdem del Marrays per vi leucas usque dictum parcum xvs vjd, precium carectate ijs vjd;* et in j claustura sustentanda, reficienda et obstruenda pro feris circa pratum in parco ex convencione ad tascham per annum vjs viijd; et in stipendio parcarii per annum vis viiid, sicut allocatur in compotis precedentibus; et in iiii quarteriis, ij bussellis et dimidio mixtilis, precium quarterii vjs vd, pro liberacione parcarii capientis per xij septimanas quarterium, hoc anno xxvijs vd ob. Summa cs viijd.

in the pale with thorns until it could be repaired to prevent the deer escaping, 7 days—1s 2d; hire of a cart to carry timber from the wood for the gate—3d; a mason repairing the front of the wall near the gate, 2 days-6d; setting up and restoring 26 perches of broken stone wall in the park at 6d a perch-13s; a man 2 days breaking and digging stone in the quarry to complete the wall, because the stones were partly rotten, at 21d a day-5d; 2 men 1 day carrying the stone to the mason—3d; 3 men, each at 11d a day, carrying hay and cutting ivy for the deer in winter, 3 days—1s 11d; purchase of 6 cartloads of hay for the stud in the Park in winter, and carriage of the same o miles from the Marrishes to the Park, at 2^s 6^d the cartload—15^s 6^d; in maintaining, restoring and stopping gaps in an enclosure against the deer round the meadow in the Park by contract†-6s 8d; wages of the park-keeper-6s 8d; 4 qr. 2½ bush. of maslin at 6s 5½d the quarter for the same, being at a quarter each 12 weeks £1 7° 5½d. Total £,5 0s 8d.

^{*} This entry is struck out.

[†] Generally ad tascham seems to mean by piecework; ex convencione by contract.

CAPELLA.

Et in salario unius capellani celebrantis divina in capella Castri per annum lx^s; et eidem pro vino et luminari emendis ad idem ij^s, sicut allocatur in compotis precedentibus; et in quibusdam minutis defectubus, vij fenestris vitreis in dicta capella emendandis et reparandis per convencionem x^d.

MINUTE EXPENSE.

Et in xiiij claiis faciendis ad cubandum super pontem versatilem et aliis pontibus pro eisdem salvandis pro rotis carectarum xijd; et in j hava facienda circa vivarium cum ramis amputandis et cariandis ad idem et cum stipendio facientis dictam hayam iiijs vjd; et in una magna corda de canabo de longitudine xxti lacertarum empta pro fonte Castri, ponderante vi petras canabi, iiiis ixd; et in veteri herba comburenda in pratis de Edithmerske ut nova herba possit ibidem crescere post festum Purificationis beate Marie viijd; et in servicio viij hominum prosternencium hucetum, ederam et ramos quercuum per diversa loca infra forestam de Pikering pro sustentacione ferarum ibidem tempore nivis et gelu per ix dies xijs ijd ob., quolibet capiente per diem ijd; et* in vadiis unius hominis missi domino Regi cum litteris ballivi de Pikering ad certificandum dominum Regem de quibusdam secretis per literas de privato sigillo, eundo, morando et redeundo per xv dies iijs ixd, capientis per diem iijd pro cibo et stipendio; et in i stalone, i jumento et j pullo de exitu de morina exscoriandis ij ob. Summa capelle et minutarum iiijli vs xjd ob.

CHAPEL.

Salary of the chaplain—£3; wine and lights—2⁵; repairs by contract to 7 glass windows in the chapel—10^d.

SMALL EXPENSES.

Making 14 hurdles to lie on the drawbridge and other bridges to preserve them from the cartwheels—1^s; making a hedge round the fishpond, cutting and carrying boughs, wages of the hedger—4^s 6^d ; making a long cord of hemp 20 ells long weighing 6 stone of hemp for the Castle well—4^s 9^d ; burning after Feb. 2 old grass in Castle Ings that new grass may grow†—8^d; 8 men cutting holly, ivy and oakboughs in different parts of the forest for the deer in a time of snow and ice, 9 days at 2^d a day—12^s 2^{1d}_{2} ; wages of a man sent to the King with a letter from the bailiff to acquaint the King with certain secrets, by letters of privy seal, going, residing there and returning, 9 days at 3^d a day for food and wages— 3^s 9^d ; skinning when dead a stallion, mare and foal— 2^{1d}_{2} . Total of last two divisions £4 5^s 11\frac{1}{2}^d.

* This entry and those that follow under the above heading are struck out, quia in pede compoti. + Compare the practice of burning heather.

FALCACIO PRATI.

Idem computat in x acris prati falcandis in prato de Pikeringe pro sustentacione equorum de equicio Regis pro parte et ferarum iiis iiiid. precium acre iiijd; et in herba ejusdem spargenda vd; et in mercede xxij hominum levancium, vertencium et tassancium fenum de predictis x acris prati per i diem iis ixd. quolibet capiente per diem id ob., et sic constat acra vijd ob. qa plus in toto ob., de quo feno respondet infra; et in xv acris prati falcandis in parco de Blandeby pro sustentacione ferarum ibidem vs viid ob., pro qualibet acra iiiid ob., et in herba inde spargenda vijd ob.; et in feno inde levando, vertendo, tassando in pratis et iterum reficiendo ad tascham iiiis iiiid, et sic constat acra viiid ob., et ideo tantum quia jacuit in umbra infra cooperturam bosci ; et* in ij carectis conductis ad cariandum predictum fenum de pratis usque domum in medio parci pro sustentacione ferarum per i diem xvid; et in mercede v hominum onerancium dictas carectas, tractancium et tassancium† dictum fenum infra predictam domum per i diem vijd ob., quolibet capiente per diem jd ob., pro quo feno respondet infra; et in xlvij acris prati falcandis in valle de Dalby cum inclauso ibidem pro sustentacione bidencium de instauro domini Regis ibidem xixs vija, videlicet pro qualibet acra vd; et in herba spargenda, feno inde levando. vertendo, tassando, frangendo et iterum reficiendo per plures vices per convencionem xjs, et sic constat acra viijd, minus in toto vd. et ideo

Mowing of the Meadows.

Mowing of 10 acres in Pickering meadow for the stud and the deer at 4^d an acre— 3^s 4^d ; tedding the grass— 5^d ; 22 men 1 day cocking, turning and stacking at $1\frac{1}{2}^d$ a day each— 2^s 9^d , so that each acre costs $7\frac{3}{4}^d$ and $\frac{1}{2}^d$ in all over (for the hay see below); mowing 15 acres of meadow in Blansby Park for the deer at $4\frac{1}{2}^d$ an acre— 5^s $7\frac{1}{2}^d$; tedding the grass— $7\frac{1}{2}^d$; cocking, turning and stacking in the meadows and again remaking it by piecework— 4^s 4^d ; so each acre costs $8\frac{1}{2}^d$, it is so much because it lay in the shade within the covert; hire of 2 carts for 1 day to carry the hay from the meadows to the house within the park for the deer— 1^s 4^d ; 5 men 1 day loading the carts drawing and stacking the hay within the house at $1\frac{1}{2}^d$ a day— $7\frac{1}{3}^d$ (for the hay see below); mowing 47 acres of meadow in Dalby Dale and the close there for the King's sheep at 5^d an acre— 19^s 7^d ; tedding the grass, cocking, turning and stacking, spreading it and again remaking it several times by contract— 11^s ; and so each acre costs 8^d all but 5^d in

^{*} This and the next entry are struck out.

⁺ Mayancium struck out and tassancium substituted. In Barley Mow we see a trace of the former word.

tantum quia jacet in loco remoto a villa per ij leucas et in valle infra boscum; et in* cariagio conducto pro dicto feno cariando usque bercariam per dimidiam leucam et amplius per convencionem iiijs iiijd; et in servicio v hominum auxiliancium bercario ad tassandum† dictum fenum infra bercariam per ij dies xxd, quolibet capiente per diem ijd, et ideo tantum quia in autumpno; et in vj carectis feni emptis apud Kekkemarrays cum cariagio ejusdem per vj leucas usque parcum de Blandeby pro sustentacione equorum de equicio Regis, videlicet xvij jumentorum, vj pullanorum, iiijor staggorum, iij pultrarum. Summa xlvijs xjd.

EMPCIOT BLADORUM PRO LIBERACIONE.

Idem computat in v quarteriis, ij bussellis mixture emptis pro liberacionibus bercarii, forestarii et parcarii xxviij^s, precii quarterii v^s iiij^d; et in vij quarteriis mixture emptis pro liberacionibus eorundem xlij^s, precii quarterii vj^s; et in vj quarteriis mixture emptis pro liberacionibus eorundem xlv^s, precii quarterii vij^s vj^d; et in iij quarteriis, ij bussellis mixture emptis pro liberacionibus eorundem xxiiij^s xj^d, precii quarterii vij^s viij^d; et in ij quarteriis, ij bussellis mixture emptis pro liberacionibus eorundem xiiij^s vj^d.

CUSTUS BIDENCIUM.

Idem computat in xxti lagenis bituminis emptis pro bidentibus

all, it is so dear because it lies in a remote spot 3 miles from the village and in a valley within the wood; hire of cartage to carry the hay to the sheepfold three-quarters of a mile and more, by contract—

4^s 4^d; 5 men 2 days assisting the shepherd to stack the hay in the sheepfold, being autumn, at 2^d a day—1^s 8^d; purchase of 6 cartloads of hay and cartage of the same 9 miles from Kekkemarsh to Blansby Park for the King's stud, namely 17 mares, 6 three-year-olds, 4 two-year-old colts, 3 two-year-old fillies. Total £2 7^s 11^d.

CORN BOUGHT FOR LIVERY.

5 qr. 2 bush. of maslin at 5^s 4^d a qr. -£1 8^s , 7 qr. at 6^s -£2 2^s , 6 qr. at 7^s 6^d -£2 5^s , 3 qr. 2 bush. at 7^s 8^d -£1 3^s 11^d , 2 qr. 2 bush. at 5^s 6^d -12^s $4\frac{1}{2}^d$, all bought for the liveries of the shepherd, forester and park-keeper.

COST OF SHEEP.

20 gallons of sulphur at 4d each for sheep smear-6s 8d; 5 stone

* The following entries are struck out. † Again substituted for Mayandum.

‡ All struck out quia alibi inter custus bidencium parci de Blandeby et vatia forestariorum.

unguendis vjs viijd, precii lagene iiijd; et in v petris albe pinguedinis emptis ad idem xs, precii petre ijs; et in vij petris, x lb. cepi emptis ad idem xs, precii petre xvjd; et in lxx lagenis lactis emptis pro iiijxxxiij agnis v^s x^d; et in ollis luteis emptis pro lacte colligendo iij^d; et in servicio unius mulieris querentis lac per patriam iiijd; et in m¹cccxxix bidentibus lavandis et tondendis iiid, sicut allocatur in compotis precedentibus; et in mercede x hominum auxiliancium bercario circa locionem et tonsionem bidencium et ad vigilandum bidentes lotas super altam moram xvd, quolibet capiente per diem jd ob., quia sic allocatur in compotis precedentibus; et in mercede iiijor hominum volvencium et reparancium lanam ad ponendum in pilo per ij dies ijs, quolibet capiente per diem iijd, sicut allocatur in compotis precedentibus; et in servicio ij hominum portancium vellera ad manus volvencium et colligencium lokettos per ij dies vjd, quolibet capiente per diem jd ob., sicut allocatur in compoto precedente; et in tegula empta pro bidentibus signandis iijd; et in stipendio j coopertoris cooperientis super bercariam per x dies ijs jd, capiente per diem ijd ob.; et in servicio unius hominis eidem servientis per idem tempus xvd, capiente per diem jd ob.; et in stipendio iiijor bercariorum per annum xviijs, quolibet capiente iiijs vjd; et in cibo et stipendio unius pagetti juvantis ad custodiendas oves matrices tempore agnelacionis per vj septimanas ijs; et in stipendio et vadiis ij instauratorum per annum xiijs iiijd, sicut allocatur in compoto precedente; et in feno de xlvij acris prati in Dalby cum inclauso ibidem, precii acre xxd, superius venditis et hic emptis et expensis pro sustentacione m¹ccclx bidencium Regis ibidem lxxviiis iiiid: et in dicto feno cariando, tractando infra domum

of white fat 2^s each for the same—10^s; 7 stone 10 lb. of tallow at 1^s 5^d the stone for the same—10^s; 70 gallons of milk for 93 lambs—5^s 10^d; earthenware vessels for collecting milk—3^d; a woman collecting milk through the country—4^d; washing and shearing 1,329 sheep 3^d; 10 men assisting the shepherd to wash and shear the sheep and watch the washed sheep on the High Moor at 1½d a day—1^s 3^d; 4 men 2 days rolling and repairing wool to lay in a pile at 3^d a day—2^s; 2 men 2 days at 1½d a day carrying wool to those rolling it and collecting locket wool—6^d; a tile bought to mark the sheep—3^d; wages of a thatcher on the roof of the sheepfold 10 days at 2½d a day—2^s 1^d; a man serving him, at 1½d a day—1^s 3^d; yearly wages of 4 shepherds, at 4^s 6^d each—18^s; food and wage of a boy watching the ewes 6 weeks whilst with lamb—2^s; yearly wage of 2 stock-keepers—13^s 4^d; hay from the 47 acres at Dalby, as above, at 1^s 8^d the acre used in the keep of 1,360 sheep—£3 18^s 4^d; carrying the hay, drawing it within the house, and stacking it there—6^s; so each

et in eadem tassando vj^s, et sic constat capud bidentis in feno ob. q^s, minus in toto dimidiam marcam; et in xvij quarteriis, ij bussellis et dimidio, j pica mixtilionis, precii quarterii, vj^s v^d emptis pro liberacionibus iiij^{or} bercariorum predictorum, quolibet capiente quarterium per xij septimanas, hoc anno cxj^s iij^d. Summa xiijⁱⁱ xvij^s vij^d ob.

Idem computat in vj carectatis feni emptis apud Kekkemarrays cum cariagio ejusdem per vj leucas usque parcum de Blandeby pro sustentacione xvij jumentorum, vij pullanorum, v pultrarum, v staggorum, vj pultrellorum et x pullorum de exitu de equicio Regis existente in dicto parco, [et] ferarum existencium in eodem parco usque ad numerum m¹ccc per estimacionem, xv³, precii carectate cum cariagio ij³ vj⁴; et in feno x acrarum prati de Pikeringe precii acre xviij⁴ et xv acrarum prati in dicto parco de Blandeby, precii acre ij⁵, superius venditi et empti hic ad sustentacionem equorum et ferarum xlv⁵; et in dicto feno in pratis de Blandeby cariando, tractando et tassando infra domum xxiij⁴ ob.; et nichil computat in cariagio feni de pratis de Pikeringe quia carecta Regis cariavit illud. Sic constat capud equicii viij⁴ et quodlibet capud ferarum qª. Summa lxj⁵ xj⁴ ob.

VADIA FORESTARIORUM ET ALIORUM MINISTRORUM.

Idem computat in vadiis unius capitalis forestarii custodientis forestam de Pikeringe per annum xlv^s vij^d ob., capientis per diem j^d ob., sicut allocatur in compoto precedente; et in vadiis unius warrennarii

sheep costs $\frac{3}{4}$ d in hay, all but 6° 8d* in all; 17 qr. $2\frac{1}{2}$ bush. 1 peck of maslin at 6° 5^d the quarter, for the liveries of 4 shepherds, each having a quarter every 12 weeks—£5 11° 3d. Total £13 17° 7 $\frac{1}{2}$ d.

having a quarter every 12 weeks—£5 11⁸ 3^d. Total £13 17⁸ 7½. Six cartloads of hay bought at Kekkemarsh and carted 9 miles to Blansby Park for 17 mares, 7 three-year-old colts, 5 three-year-old fillies, 5 two-year-olds, 6 yearlings and 10 foals and the deer in the Park about 1,300 by estimation—15s. at 2^s 6^d the cartload including cartage; hay off 10 acres at Pickering at 1^s 6^d an acre and 15 acres at Blansby at 2^s an acre, as above, for the horses and deer—£2 5^s; carrying, drawing and stacking the hay within the house -1^s 11½^d; no charge for carrying the hay from Pickering meadows because the King's cart carried it. So the stud costs 8^d a head and the deer ½^d a head. Total £3 1^s 11½^d.

WAGES OF FORESTERS AND OTHER OFFICERS.

Yearly wages of a chief forester keeping Pickering Forest at $1\frac{1}{2}^d$ a day—£2 5° $7\frac{1}{2}^d$; yearly wages of a warrenner keeping Castle Ings

^{*} I make the calculation come nearer, only 8d. too much.

custodientis pratum de Edithmersh et aquam de Derwent que est marchia ad exteriorem partem foreste per idem tempus xlv⁵ vij^d ob., capiente per diem j^d ob., sicut allocatur in compoto precedente; et in vadiis unius janitoris custodientis portas castri et unius vigilis vigilantis in eodem castro per idem tempus per brevia Regis que remanent in Thesauraria vjⁱⁱ xx^d, quolibet capiente per diem ij^d, sicut allocatur in compotis precedentibus; et in allocacione facta preposito de Pikeringe pro servicio suo per annum iiij^s vij^d ob., sicut allocatur in compotis precedentibus; et in ij quarteriis, j bussello mixtilionis, precii quarterii vj^s v^d, emptis pro liberacione unius forestarii custodientis pratum et valles de Dalby ab ultimo die Januarii usque primum diem Augusti per xxvj septimanas tam pro venacione domini Regis et dominicis boscis Regis ibidem salvandis quam pro pratis ibidem salvandis ad sustentacionem bidencium hoc anno xiij^s vij^d q^a. Summa xj^{li} xj^d ob. q^a.

VADIA* CARECTARII CUM EXPENSIS CARECTATE.

Idem computat in vadiis Willelmi de Londone carectarii domini Regis et garcionis sui commorantis apud Pikeringe cum j carecta et sex equis per breve Regis de privato sigillo remanens in Thesaurario a festo Sancti Michaelis usque idem festum, videlicet per ccclxv dies vjli xvjs xd ob., capiente per diem pro se et garcione suo iiijd ob. ; et in feno et herba emptis pro predictis sex equis carectarii per predictum tempus vjli xvjs xd ob., capiente per diem pro se et garcione suo iiijd ob.; et in feno et herba emptis pro predictis sex equis carectarii per predictum tempus vjli xvjs xd ob., videlicet pro quolibet equo per diem et

and the Derwent which is the outer march of the forest at the same rate—£2 5^{8} $7^{\frac{1}{2}d}$; yearly wages of a porter to keep the Castle gates and a watchman to watch within the Castle by writs of the King in the Treasury at 2^{d} a day—£6 1^{8} 8^{d} ; yearly allowance to the reeve— 4^{8} $7^{\frac{1}{2}d}$; 2 qr. 1 bush. of maslin at 6^{8} 5^{d} a quarter for the livery of a forester keeping the meadow and valleys of Dalby 26 weeks from 31 Jan. to 1 August to preserve the King's game and woods and the meadows for the sheep— 13^{8} $7^{\frac{1}{4}d}$. Total, £11 0^{8} $11^{\frac{3}{4}d}$.

WAGES OF THE CARTER AND EXPENSES OF THE CART.

Wages of William de London the King's carter and his groom residing at Pickering with a cart and 6 horses by the King's writ of privy seal in the Treasury for a whole year at Michaelmas, at $4\frac{1}{2}$ d a day for the two—£6 16^{5} $10\frac{1}{2}$ d; hay and grass for the 6 horses during that time, at $\frac{3}{4}$ d each horse, for a day and night—£6 16^{5} $10\frac{1}{2}$ d;

noctem ob. qa; et in cxxxvj quarteriis, vij bussellis avene emptis pro prebenda predictorum sex equorum per predictum tempus ad diversa precia xix^{li} ob., videlicet pro xxx quarteriis et dimidio precii quarterii ijs vjd, xlvj quarteria precii quarterii ijs viijd et pro lx quarteriis, iij bussellis precii quarterii iijs; et in litera empta pro predictis sex equis per annum xxd; et in ciiij*xxiiij ferris emptis pro predictis sex equis cum clavis et ferrura per predictum tempus xvjs ijd; et in lxx ferris removendis infra predictum tempus xvijd ob.; et in vj capistris emptis pro eisdem vjd; et in ix ulnis panni radiati emptis pro harneciis ad dictos equos cum tinctura ejusdem panni vis; et in una sella carectarii cum basiis et vi colariis de novo emptis pro predictis sex equis xijs xd, precii cujuslibet xxijd; et in v paribus tractuum emptis ad idem ijs vjd; et in iiijor petris ferri emptis et fabricandis in wyndebandes, doulegges et grossis clavis pro emendacione dicte carecte per vices infra predictum tempus cum stipendiis fabri ijs; et in stipendio unius carpentarii emendantis corpus et rotas predicte carecte per duos vices vid; et in iiijor axillis emptis pro predicta carecta et stipendiis unius carpentarii axillantis carectam cum eisdem infra predictum tempus xvjd; et in xlvj clutis [?] cum clavis emptis pro dicta carecta per predictum tempus iijs xd; et in ij petris et dimidia uncti et cepi emptorum pro predicta carecta et hernasio unguendis v^s, precii petre ij^s; et in albo coreo empto pro reparacione harnasii dicte carecte per predictum tempus xvd; et in i longa corda de canabo empta pro predicta carecta liganda xvjd. Summa misarum hic xxxvli xs iid.

136 qrs. 7 bush. of oats bought for provender at different prices—£19 os $0\frac{1}{2}d$; namely $30\frac{1}{2}$ qrs. at 2^s 6d a quarter, 46 qrs. at 2^s 8d, 60 qrs. 3 bush. at 3^s ; litter for the same 6 horses 1^s 8d; 194 shoes, with nails and shoeing— 16^s 2^d ; 70 removes— 1^s $5\frac{1}{2}d$; 6 headstalls— 6^d ; 9 ells of striped cloth for harness with dyeing of the same— 6^s ; a cart saddle [?] with pads [?]*, and 6 new collars, 1^s 10^d each— 12^s 10^d ; 5 pair of traces— 2^s 6d; 4 stone of iron, bought and worked into tires [?], lynch-pins [?],† and large nails for repairs to the cart at several times, with the smith's wages— 2^s ; wages of a carpenter twice mending the body and wheels of the cart— 6^d ; 4 axles and the carpenter's wages fixing them on the cart— 1^s 4^d ; 46 large [?]‡ and small nails for the cart— 3^s 10^d ; $2\frac{1}{2}$ stone of ointment and tallow for greasing the cart and harness at 2^s a stone— 5^s ; white leather for repairing the harness— 1^s 3^d ; 1 long hemp rope for binding the cart— 1^s 4^d . Total expenses on this head £35 10^s 2^d .

* ? Basta, a pad on which loads are put.

[†] Wheelband is not uncommon for a tire; Halliwell gives dowl as a wooden pin for fastening pieces of wood.

[‡] I suggest as an explanation the connection with French-clou.

EXPENSE STALONUM.

Idem computat in feno et herba emptis pro ij stalonibus venientibus apud Pikeringe pro jumentis in parco de Blandeby insultandis per breve Regis de privato sigillo a xxijdo die Aprilis usque xxiiij die Maii ultimo die computato per xxxij dies iiijs, antequam positi fuerunt in parco ad jumenta insultanda, videlicet pro quolibet per diem et noctem ob. qa; et in ij quarteriis, iiij bussellis et dimidio avene emptis pro prebenda eorundem per dictos xxxij dies antequam positi fuerunt in parco ad jumenta viijs jd qa, quolibet capiente per iij noctes j bussellum; et in herba empta pro j de dictis stalonibus a xxiiij die Maii usque xxij diem Julii quo die ambo extracti fuerunt de parco, videlicet per lviij dies ijs vijd ob., videlicet pro quolibet per diem et noctem ob. qa; et ideo herba non computatur nisi pro uno pro eo quod quando unus extractus fuit de parco, alius ibidem dimissus fuit ad jumenta; et in feno empto pro predictis stalonibus a xxi die Julii quo die ambo stalones capti fuerunt de parco usque xxx diem Septembris, videlicet per lxx dies viijs ixd, videlicet pro quolibet equo ob. qa; et in x quarteriis, vij bussellis avene, xxxiiijs vd ob. qa precii quarterii iijs ijd, emptis pro prebenda dictorum stalonum a xxiiii die Maii usque xix diem' Augustum proxime sequentem, ultimo die computato, per iiijxx vij dies dummodo currebant cum jumentis et per i mensem post, utroque* capiente per diem et noctem j bussellum, et iij quarteriis, iiij bussellis avene emptis pro prebenda eorundem quolibet capiente per iij noctes

EXPENSES OF THE STALLIONS.

Hay and grass bought for 2 stallions coming to Pickering by the King's writ of privy seal to cover the mares in the Park from 22 April to 24 May (inclusive) 32 days—4⁵, before they were put in the Park to cover the mares \(^{3}{4}\) each for a night and a day; 2 qrs. \(^{4}{2}\) bush. of oats for provender the same time, a bushel each every 3 nights—8⁵ \(^{1}{4}\) grass for one of the stallions from 24 May to 22 July, when both were taken from the Park, 58 days at \(^{3}{4}\) a day—3⁵ \(^{7}{2}\) grass is only reckoned for one because when one was taken from the Park the other was left with the mares; hay for the stallions from 21 July to 30 September, 70 days at \(^{5}{4}\) deach—8⁵ \(^{9}\) i 10 qrs. 7 bush. of oats at 3⁵ \(^{2}\) the quarter for provender for the stallions from 24 May to 19 August, 87 days, whilst they were running with the mares and a month after, at a bushel a day for the two—£1 13⁵ 5\(^{3}{4}\) i 3 qrs. 4 bush. of oats for provender, each taking a bushel every three nights from 19 August to 29 September (inclusive), 41 days—11⁵ 1^d; 5 lbs. of

^{*} This must be so to make the calculation tally; besides, a bushel a day would be enormous; half a bushel would be a large feed.

i bussellum a predicto xixº die Augusti usque diem Sancti Michaelis, ultimo die computato, per xlj diem [sic] xjs jd; et in vlb albe pinguedinis pro marescalcia dictorum stalonum per predictum tempus xd; et in i quarteria mellis empta ad idem iijd; et in ix ferris cum clavis emptis et cum ferrura pro eisdem xiijd ob.; et in v ferris removendis pro eisdem ijd ob.; et in vadiis unius garcionis custodientis predictos ij stalones a dicto xxij die Aprilis usque xxixm diem Septembris, ultimo die computato, videlicet per clx dies xxs, capiente per diem jd ob.; et in feno empto pro i dextrario stalone a festo Sancti Michaelis, videlicet xxix diem Septembris usque iij diem Novembris per xxxiiij dies ijs jd ob., capiente per die ob. qa; et in j quarterio et dimidio bussello avene emptis pro prebenda ejusdem stalonis per predictum tempus ijs xd, precii quarterii ijs viijd; et in vadiis unius garcionis custodientis predictum dextrarium per predictum tempus ijs xd, capiente per diem jd. Summa cs iijd. Summa misarum allocatarum xlviili xiis vd ob.

EXPENSE* CIRCA VENACIONEM CAPTAM.

Idem computat in expensis venatorum, forestariorum et architenencium et canum capiencium x cervos in foresta de Pikeringe per breve Regis de privato sigillo xx⁵, pro quolibet ij⁵; et in ij quarteriis, iiij bussellis salis emptis pro dictis cervis salsandis vj⁵ iij^d, precii quarterii ij⁵ vj^d, et in j doleo empto pro eisdem imponendis xvj^d; et in j carecta conducta pro eisdem cariandis de Pikeringe usque Eboracum ad liberandum ibidem vicecomiti Eboracensi per breve et indenturam ij⁵.

white fat for grooming [?] the stallions— 10^d ; a quarter of honey for the same— 3^d ; 9 shoes, with nails and shoeing for the same— 1^s $1^{1}_{2}d$; 5 removes— $2^{1}_{2}d$; wages of a groom looking after the 2 stallions from the 22 April to 29 September, 160 days at $1^{1}_{2}d$ a day—£1; hay for a stallion charger from 29 September to 3 November, 34 days at $3^{1}_{3}d$ each— 2^s $1^{1}_{2}d$; 1 qr. 1^{1}_{2} bush. of oats for provender during the same time at 2^s 8^d a quarter— 2^s 10^d ; wages of a groom at 1^d a day looking after the charger— 2^s 10^d . Total £5 0^s 3^d . Total of expenses allowed £47 12^s $5^{1}_{2}d$.

EXPENSES ABOUT THE TAKING OF VENISON.

Expenses of huntsmen, foresters, bowmen and hounds taking 10 harts in Pickering Forest at 2^s each by the King's writ of privy seal—£1; 2 qrs. 4 bush. of salt for salting them at 2^s 6^d the quarter—6^s 3^d; 1 cask to put them in—1^s 4^d; hire of a cart to take them to York and

^{*} This also is struck out.

Idem* computat in iiij carectatis feni emptis pro sustentacione equorum de equicio Regis in Parco de Blandeby in hyeme et vere cum cariagio ejusdem usque parcum x^s precii cujuslibet ij^s vj^d.

NOVUM OPUS CIRCA BARBICANAM CASTRI.

Idem computat in servicio et mercede cementariorum, quarreariorum, carpentariorum, hominum comburencium calcem pro mortario, carectis conductis pro petra et sablone cariandis et in servicio aliorum diversorum hominum operancium circa muros et fossata barbicani Castri de Pikeringe et circa fundamenta dictorum murorum, una cum ferro et ascero emptis, et cum stipendiis fabrorum fabricancium dictos ferrum et ascerum in gumphis, vertivellis et in diversis utensilibus cementariorum et quarreariorum, et in eisdem utensilibus per plures vices acuendis et emendandis, ac eciam in clavis, skaffaldis et aliis diversis minutis emptis pro predicto opere hoc anno, sicut plenius patet per duas indenturas de predictis parcellis contra Johannem de Bulmere, Thomam le Taillour et Radulphum de Mortone inde factas cclxxviijli xvjs x^d ob.

MORTUUM† INSTAURUM, FRUMENTUM ET MIXTURA.

Idem reddit compotum de xxiij quarteriis et vj bussellis frumenti et

deliver them to the Sheriff, by writ and indenture—2^s. Four cartloads of hay, at 2^s 6^d each with carriage, bought for the stud in Blansby Park in winter and spring—10^s.

NEW WORK ROUND THE CASTLE BARBICAN.;

Wages of masons, quarrymen, carpenters, limeburners, carts hired for carrying stone and sand and other men working about the walls and ditches of the barbican and the foundations of the walls, with iron and steel purchased, and the wages of smiths working the iron and steel into hinges and several tools for masons and quarrymen, and in several times sharpening and repairing the same tools, and in the purchase of nails, scaffolding [?] and sundries for the work as appears in two indentures with particulars made against John de Bulmer, Thomas le Taillour and Ralph de Morton—£278 10s 10s 10s 1.

DEAD STOCK, WHEAT AND MASLIN.

23 qrs. 6 bush. of wheat and maslin employed in the liveries of the

^{*} Also struck out, cancellatur quia alibi infra custus parci. The figures are not quite clear. † Struck out quia alibi suis locis.

[‡] At Vol. II., N.S., p. 255, we find the order to do this work.

[§] See Vol. II., N.S., p. 23.

mixtilionis receptis de empcione ut infra pro liberacione forestariorum et bercariorum—summa xxiij quarteria, vj busselli. De quibus computat in liberacione j parcarii custodientis parcum de Blandeby per annum, et iiijor bercariorum custodiencium bidentes Regis per predictum tempus, et unius forestarii custodientis pratum et valles de Dalby ab ultimo die Januarii usque primum diem Augusti per xxvj septimanas, quolibet capiente quarterium per xij septimanas; xxiij quarteria vj bussellos.

AVENA PRO PREBENDA.

Idem reddit compotum de clvij quarteriis, ij bussellis receptis de empcione pro prebenda stalonum et equorum carectarii Regis ut infra; summa clvij quarteria, ij busselli. De quibus computat in prebenda vi equorum carectarii domini Regis per ccc lxv dies hoc anno cxxxvi qr, vij bz, quolibet capiente per diem dimidium bussellum, per breve Regis remanens in Thesaurario et per indenturam contra Willelmum de London carectarium domini Regis inde factam; et in prebenda unius stalonis a xxixo die Septembris usque iij diem Novembris per xxxiiij dies, ij qr, i bz, capientis per diem dimidium bussellum; et in prebenda ij stalonum a xxij die Aprilis usque xix diem Augusti per cxviij dies xiiii qr vi bz, quolibet capiente per diem dimidium bussellum, videlicet dummodo fuerunt in parco cum junientis et per quatuor septimanas postquam extracti fuerunt de parco; et in prebenda eorundem a xviij die Augusti usque xxxm diem Septembris per xlij dies iij qr dimidium, quolibet capiente per iij dies i bz per predictum breve Regis.

park keeper of Blansby and 4 shepherds for a year and of the forester of the meadow and valleys of Dalby 26 weeks from 30 January to 1 August, at a quarter every 12 weeks for each.

OATS FOR PROVENDER.

157 qrs. 2 bush. purchased for provender for the stallions and the King's cart horses, expended as follows, provender for 6 cart horses at ½ bush. a day for 365 days—136 qrs. 7 bush. by the King's writ in the Treasury and indenture made against William de London the King's carter; provender for a stallion from 29 September to 3 November 34 days at ½ bushel each, 2 qrs. 1 bush.; provender for 2 stallions from 22 April to 19 August, 118 days at ½ bushel a day each, 14 qrs. 6 bush., whilst they were with the mares and four weeks after; provender for them from 18 August to 29 September, 42 days at a bushel every 3 days for each, $3\frac{1}{2}$ qrs.

Equicium.

STALONES.

Idem reddit compotum de j stalone recepto de remanenti; et de ij stalonibus nigris de Magistro Adam de Hodesdone per breve Regis et indenturam, quorum unus vocatur Morel de Mertone et alter Morel de Tuttebirs, vicesimo secundo die Aprilis; de quibus computat in morina vij die Novembris j de remanenti qui infirmabatur morbo qui vocatur morwyng de spina; et remanent ij stalones predicti nigri.

JUMENTA.

Idem reddit compotum de xviij jumentis receptis de remanentibus; summa xviij; de quibus computat in morina j; et remanent xvij jumenta.

PHILLANI.

Idem reddit compotum de vij pullanis receptis de remanentibus staggis etatis ij annorum; summa vij; de quibus computat in liberacione facta Magistro Ade de Hodesdone per breve Regis et indenturam j die Sabbatti ante festum apostolorum Philippi et Jacobo hoc anno; et remanent vj pullani.

STAGGL*

Idem reddit compotum de vij staggis receptis de remanentibus; et de v receptis de adjunccione ut inferius; summa xij; de quibus computat in adjunccione ut superius cum pullanis vij; et liberavit Magistro Ade de Hodesdone per indenturam j; et remanent iiijor staggi.

STUD.

STALLIONS.

r stallion left; 2 black stallions called Morel of Merton and Morel of Tuttebury received on 22 April from Master Adam de Hodesdon; the other stallion having died on 7 November preceding of a spinal complaint [?]. 2 black stallions left.

MARES.

18 mares from last account, 1 died; remainder 17 mares.

THREE-YEAR-OLDS.

7 two-year-olds from last year, one delivered to Adam de Hodesdon on Saturday 26 April remainder 6 three-year-olds.

TWO-YEAR-OLD COLTS.

5 yearling colts from last year, one delivered to Adam de Hodesdon, remainder 4 two-year-old colts.

^{*} Struck out.

PULTRE.

Idem reddit compotum de iiij^{or} pultris receptis de remanencia pultrellarum in anno precedenti; summa iiij^{or}; de quibus computat in liberacione facta Magistro Ade de Hodesdone per breve Regis et indenturam j pultram favellam; et remanent iij pultre ij annorum.

PULTRELLE.

Idem* reddit compotum de iiij^{or} pultrellis receptis de remanencia; et de vj de adjunccione ut inferius; summa x; de quibus computat in adjunccione ut superius iiij^{or}; et liberavit Magistro Ade de Hodesdone per breve Regis et indenturam ij; summa vj; et remanent iiij^{or} pultrelle.

PULLI DE REMANENCIA.

Idem† reddit compotum de v staggis et vj pultrellis receptis de pullis de anno precedenti, ubi tamen non continetur nisi ix; summa xj; de quibus in liberacione facta Magistro Ade de Hoddesdone die Sabbati ante festum apostolorum Philippi et Jacobi per breve Regis et indenturam j staggum nigrum et ij pultrellas quarum j est badia et altera nigra; et remanent iiijor staggi et iiij pultrelle.

PULLI DE EXITU.

Idem reddit compotum de xij pullis receptis de exitu predictorum

TWO-YEAR-OLD FILLIES.

4 yearling fillies from last year, a chestnut filly delivered to Adam de Hodesdon, remainder 3 two-year-old fillies.

YEARLING FILLIES.

6 fillies from last year, 2 delivered to Adam de Hodesdon, remainder 4 yearlings.

Young Horses.‡

5 two-year-old colts and 6 yearling fillies from the last account making 11 though there entered as 9; on Saturday 26 April there were delivered to Adam de Hodesdon 1 black two-year-old and 2 yearling fillies of which one was bay and the other black; remainder 4 two-year-old colts and 4 yearling fillies.

FOALS OF THE YEAR.

- 12 foals from the mares, no more for want of a stallion, as the stallion
 - * This sentence struck out.
 - + The original entry has been erased and this substituted.
 - ‡ Without the account of the preceding year this is difficult to understand.

jumentorum et non plures pro defectu stalonum, quia unus stalo infirmabatur; de quibus computat in decima data j, et in morina j; et remanent x pulli quorum sexus ignoratur, quia non signantur hoc anno.

MULTONES.

Idem reddit compotum de m¹ccxxx multonibus receptis de remanencia; et de xxvij de hogastris de adjunccione ut infra; summa m¹cclvij; de quibus computat in morina ante tonsionem xxiij; et in vendicione ante tonsionem de recromio [?] xxxviij; et in morina post tonsionem ij; summa lxiij; et remanent m¹ciiij*xxiiij multones.

OVES MATRICES.

Idem reddit compotum de cvij ovibus matricibus receptis de remanencia; et de xxxix receptis de jerciis de remanencia adjunctis cum ovibus matricibus; summa cxlvj; de quibus computat in morina ante tonsionem et agnellacionem xxxiij; et in vendicione ante tonsionem et agnellacionem xiiij de recromio [?]; et in morina post tonsionem j; summa xlviij; et remnant iiijxx xviij oves matrices.

HOGASTRI.

Idem reddit compotum de xxvij hogastris receptis de remanencia quos computat adjunctos cum multonibus; et de xxxj hogastris de agnis de remanencia; summa lviij; de quibus computat in adjuncione ut superius xxvij; et in morina ante tonsionem xvj; et in morina post tonsionem ij; summa xlv; et remanent xiij hogastri.

was ill; I was paid as tithe and I died; remainder 10, sex unknown because not noted* this year.

WETHERS.

1,230 from last account; 27 hogs added—total 1,257; 23 died and 38 culls were sold before shearing; 2 died after shearing—total 63; remainder 1,194.

Ewes.

107 from last account; 39 gimmers added—total, 146; 33 died and 14 culls were sold before shearing and lambing; 1 died after shearing—total 48; remainder 98.

Hogs.

31 hogs from last year's lambs, 16 died before and 2 after shearing, remainder 13.

* Or branded, but query.

TERCIE.

Idem reddit compotum de xxxix jerciis receptis de remanencia quas computat in adjunccione cum ovibus matricibus; et de xlviij jerciis receptis de remanencia agnarum feminarum adjunctarum cum jerciis; summa iiijxx vij; de quibus computat in adjunccione ut supra xxxix; et in morina ante tonsionem xviij; et in morina post tonsionem iiij; summa lxj; et remanent xxvj jercie,

AGNI.

Idem* reddit compotum de lxxix agnis receptis de remanencia, quorum xxxi masculi. Idem reddit de iiijxx xiij agnis receptis de exitu predictorum ovium et non plures eo quod vj oves fuerunt steriles hoc anno; summa clxxij; de quibus computat in adjunccione ut supra lxxix; et in morina ante decimam datam xxvij; et in decima data vij, quia unus dabatur pro vj† juxta consuetudinem patrie; et in morina post decimam datam iiij; summa cxvij; et remanent lv agni.

LANA.

Idem reddit compotum de m¹cccxl velleribus lane receptis de exitu predictarum bidencium; summa m¹cccxl vellera; de quibus computat in decima data exxxiiij; et in vendicione m¹ccvj vellera ponderancia viij saccos et xij petras lane qui venduntur ut infra.

COREA.

Idem reddit compotum de iij coreis receptis videlicet de j stalone, j jumento et j pullo de exitu de morina ut supra; et venduntur ut infra.

GIMMERS.

48 from last year's lambs, 18 died before and 4 after shearing, remainder 26.

LAMBS.

93 as the produce of the ewes, 6 ewes being barren; 27 died before tithing, 7 paid as tithe, one being paid by the custom of the country for the 6; 4 died after tithing; remainder 55.

Woor.

1,340 fleeces, of which 134 were paid as tithe, and 1,206 weighing 8 sacks and 12 stone were sold.

HIDES.

- 3 hides from a dead stallion, mare and foal sold.
- * All struck out.
- † This obviously means for the odd six. Possibly the custom was that for over five one was given, but nothing for five and under. But as seen at p. 218 ante compensation for four was made.

PELLES LANUTE.

Idem reddit compotum de iiijxxx pellibus lanutis receptis de bidentibus in morina ut supra; summa iiijxx; de quibus computat in decima data ix; et in vendicione ut infra iiijxxi.

PELLECTI ET PELLICULI.

Idem reddit compotum de ix pellectis mundis receptis de bidentibus in morina ut supra; et de xxxj pelliculis agnorum de agnis in morina ut supra; summa xl pellecti et pelliculi; de quibus computat in decima data iij*; et in vendicione xxxvij.

De lactagio ovium respondet inferius.

MORTUUM INSTAURUM.

Idem reddit compotum de ij doleis vini de remanencia; et remanent duo dolea vini.

ESYNGWOLDE.

Idem reddit compotum de iiij^{li} viij^s viij^d de redditibus et firmis in Esyngwolde et Houby terminis Sancti Andree et Sancti Johannis Baptiste sicut responsum fuit Comiti Lancastrensi tempore suo; et de xxxvij^{li} v^s j^d de redditibus et firmis ibidem terminis Pasche et Michaelis cum officio textoris sicut responsum est ibidem; et de viij^s de firma j crofti quondam Johannis de Maincester quod Ricardus Chatte tenet ad voluntatem ad eosdem terminos; et de iij^s j^d de redditibus Thome de Bridford, Roberti de Hooby, Thome Vicarii, Willelmi filii Roberti, Johannis de Maincester, Roberti filii Ricardi, Willelmi et Roberti Kyngesmen et Willelmi Lovel ad eosdem terminos; et de xij^d de redditu Roberti Broun pro j crofto, iij acris dimidia terre quondam Magistri Alani de Esyngwolde ibidem ad eosdem terminos, sicut

WOOLFELLS.

90 woolfells from the dead sheep, 9 paid as tithe, and 81 sold.

SHEEPSKINS AND LAMBSKINS.

9 clean skins of dead sheep and 31 skins of dead lambs, 3 paid as tithe and 37 sold.

The ewes' milk appears below.

DEAD STOCK.

2 casks of wine.

EASINGWOLD RENTS.

[Practically the same as at Vol. II., N.S., p. 13.]

* From the lambs only; the sheep had paid the tithe of wool at shearing-time.

responsum est ibidem ; et de vj^d de firma Willelmi filii Roberti, Thome Vicarii et Thome de Bridford pro iij placeis vastis ad voluntatem ad eosdem terminos, sicut responsum est ibidem ; et de viij^d de redditu Willelmi Ingeland pro iij perticatis terre quondam Johannis de Maincester ad eosdem terminos, sicut responsum est ibidem ; et de j^d de j placea vasti in Hoby posita ad firmam Willelmo Tarte pro j furno superedificando ad eosdem terminos, sicut responsum est ibidem ; et de xxxiiij^s vj^d de placitis et perquisitis Curie ibidem hoc anno. Supma* recepte xliiij^{li} xix^d.

Decasus† Redditus in Esingwalde et Hoby.

In decasu celx acrarum vasti in le Northmore quarum quelibet acra solebat reddere per annum viijd, viijli xiijs iiijd, sicut compertum est per quandam inquisicionem coram Johanne de Ellerker et Adam de Hopertone inde captam et in Scaccarium retornatam; et in decasu antique firme pro tolneto mercati ibidem per annum liijs iiijd, sicut compertum est per inquisicionem predictam; et in decasu antiqui redditus pro lx acris vasti in Hoby quarum quelibet acra solebat reddere per annum viijd, xls, sicut compertum est per inquisicionem predictam; et de i placea quam Willelmus Ingelande tenuit xiijs vid; et in defectu redditus i tofti quod Rogerus le Lange tenuit per annum xiiid; et in defectu redditus tercie partis i rode quam predictus Willelmus de Ingelande tenuit viijd; et in defectu [? redditus] j tofti Willelmi Faderles vjd; et in defectu redditus ij toftorum Matillidis filie Thome iiiid: et in defectu unius forplace quam Thomas de Brodeford tenuit jd; de j tofto quod Radulphus Faderles tenuit quod nunc est in manu Regis et jacet vastum vjd; et de j roda terre quam Robertus de Hoby tenuit et jacet vastum id; et de medietate unius rode terre

DECAY OF RENTS IN EASINGWOLD AND HUBY.

260 acres of waste in the Northmoor, at 8^d per acre—£8 13^s 4^d, as appears by an inquisition in the Exchequer taken before John de Ellerker and Adam de Hoperton; decay of the toll of the mill—£2 13^s 4^d; of 60 acres of waste at Huby at 8^d an acre—£2; of a plot late of William England—13^s 6^d; of a toft late of Roger le Lange—1^s 1^d; of the third part of a rood late of William England—8^d; of a toft of William Fatherless—6^d; of 2 tofts of Matilda daughter of Thomas—4^d; of a fireplace [?]‡ late of Thomas de Birdforth—1^d; of a toft late of Ralph Fatherless—6^d; of a rood late of Robert de

^{*} In the margin, summa tocius redditus xlijli vijs jd.

[†] This is on a schedule attached to m. 2, and endorsed, Compotus Johannis de Kiwyngtone de exitibus Castri xxxvijil xviijs vh, de quibus computat in decasu infra xvii ijs vijil ob ; et recepit xxijil xvs ixil. † Or?=frontstead.

apud Espolgrene quam Willelmus Lovel tenuit et jacet vasta v^d; et de j tofto quod fuit Johannis de Mainchester et est in manu Regis et jacet vastum xiij^s iiij^d; et de iij partibus j rode terre que fuerunt ejusdem Johannis et jacent vaste viij^d; et de j tofto quod Thomas Scot tenuit et jacet vastum xiij^d; et de toftis quondam Thome de Brodeford et Coldecole per annum xviij^d; et de j tofto quondam Thome de Brodeford per annum ij^d; et de j tofto quondam Roberti Carnificis per annum xij^d. Summa xv^{li} ij^s vij^d ob.

Item sunt ibidem alii decasus reddituum et firmarum ad summanı exiijs viijd ob. que non possunt levari, quia non inveniuntur tenentes,

propter quod particule non possunt adhuc haberi.*

MINISTERS' ACCOUNTS 1148.

Compotus Johannis de Kilvington Custodis Castri et Honoris de Pikeringe ac manerii de Esingwald que fuerunt Thome quondam Comitis Lancastrensis, manerii† de Kirkeby Malsart quod fuit Johannis de Moubray, maneriorum de Kirkeby Fletham, Stapiltone, Wath, quorundam tenementorum in Suthbrunne et Tibthorpe et in Holmes juxta South Duffield que fuerunt Nicholai de Stapeltone, quarte partis manerii de Kirkeby Hunderknolle et cujusdam annui redditus in Eskerik que fuerunt Rogeri Damary, ac quorundam tenementorum in Laxtone que fuerunt Johannis Aurifabri, a festo Sancti Michaelis anno regni Regis Edwardi filii Regis Edwardi decimo nono usque festum Sancti Michaelis proxime sequens per totum annum integrum, ac manerii de Dightone quod fuit Gocelini Deyville a dicto festo Sancti Michaelis anno decimo nono usque festum Pasche proxime sequens antequam liberaret dictum manerium Gilberto de Toutheby per breve domini Regis sicut inferius continetur.

Huby— $\mathbf{1}^d$; of half a rood at Espolgreen late of William Lovet— $\mathbf{5}^d$; of a toft late of John de Manchester— $\mathbf{13}^s$ $\mathbf{4}^d$; of three parts of a rood late of the same— $\mathbf{8}^d$; of a toft late of Thomas Scot— $\mathbf{1}^s$ $\mathbf{1}^d$; of the tofts of Thomas de Birdforth and Coldecole— $\mathbf{1}^s$ $\mathbf{6}^d$; of 2 tofts late of Thomas de Birdforth— $\mathbf{2}^d$; of a toft late of Robert Butcher— $\mathbf{1}^s$. Total £15 $\mathbf{2}^s$ $7^{\frac{1}{2}^d}$.

Other rents amounting to £5 13^s $8\frac{1}{2}$ ^d cannot be levied because the tenants are not to be found, for which reason the particulars cannot be had.

Account of John de Kilvington from 29 September, 1326, to 29 September, 1327.

^{*} At the back of m. 2 we are told in an account which has been cancelled that the deficiency in the rents is due to the burning of the tenements, and the destruction of the tenants by the Scots.

† Only the first two are copied.

PIKERINGE CUM MEMBRIS

Ideni reddit compotum de xljli xiijs ixd ob. de redditibus Sokmannorum de Pikeringe de terminis Sancti Andree, Pasche, Nativitatis Sancti Johannis Baptiste et Sancti Michaelis ; et de xlis iid de redditibus tenencium per baroniam in Soke de Pikeringe ad eosdem terminos : et de vijli ixs iiijd de redditibus tenencium per serjanciam in eadem Soke ad eosdem terminos; et de vili iijs vid de redditibus bondorum in Pikeringe ad eosdem terminos; et de xs vjd de redditibus cotariorum ibidem ad eosdem terminos; et de xvs ixd de redditibus burgensium de Pikeringe ad terminos Pasche et Sancti Michaelis; et de vijd de redditibus Rogeri le Longe et Nicholai Pelliparii ad eosdem terminos; et de ijs de redditu unius forge in Levesham ad terminum Sancti Michaelis; et de xxxviijs viijd de certis finibus tenencium per baroniam de dicta Soke ad terminos Pasche et Sancti Michaelis; et de xls iijd de certis finibus tenencium in sokagio ad eosdem terminos; et de xxvijs ob. de diversis placeis infra villam de Pikeringe sic dimissis ad firmam ad voluntatem sicut prius dimitti consueverunt ad terminos Pasche et Sancti Michaelis; et de xijs xd ob. qa de redditibus provenientibus per manus Cecilie que fuit uxor Roberti Stutte pro tenementis que fuerunt eiusdem Roberti ad terminum vite ipsius Cecilie ad terminos Pasche et Sancti Michaelis ultra antiquum redditum inde debitum, que quidem xiiis xd ob. qa reddentur ad terminum vite predicte Cecilie tantum; et de vis viiiid de certo redditu proveniente per manus Elie de Stapilton ad terminum vite ipsius Elie pro quodam vasto incluso in Fowlewode ad festum Sancti Michaelis; et de xijs viijd de uno tofto, una bovata, quatuor acris, tribus rodis et dimidia terre extra villam de Pikeringe sic dimissis ad firmam hoc anno sicut prius dimitti consueverunt; et de id de redditu Johannis de Bulmer ad terminum Pasche, qui reddere debet ad terminum vite sue pro uno mesuagio et una bovata terre in Pikeringe que aliquo tempore per feloniam Johannis de Thormotby devenerunt ad manus dicti Comitis et quas idem Johannes de Bulmer tenet ex dimissione ipsius Comitis et ex concessione domini Regis, sicut patet in compoto precedenti; et de ijs de tenementis et balliva quondam Rogeri de Wrelletone existentibus in manu Regis occasione quieteclamancie quam predictus Johannes de Bulmer, consanguineus et heres predicti Rogeri, inde fecit dicto Comiti, sic dimissis ad firmam

[[]The receipts of Pickering with its members down to the rent of the lane which Nicholas son of Richard held, are practically the same as those already translated except that the receipts from the mills are stated to be only £23 because two of the largest tenants of Pickering no longer reside there and on account of the cheapness of corn.]

hoc anno, sicut prius dimitti consueverunt, ultra xxs de certo redditu inde debito ex antiquo qui currunt in summam predictorum certorum reddituum, sicut supra continetur; et de iiijli vs vjd de operibus bondorum et cotariorum in Pikeringe preter opera debita ad reparacionem stagni molendini sic venditis in certo hoc anno, sicut prius vendi consueverunt, videlicet ad Pascha Floridum xxvs et ad festum Sancti Michaelis lxs vjd ob., et non respondet de operibus circa reparacionem molendini que extenduntur ad vis vd per annum, quia molendina illa simul cum operibus illis dimittuntur ad certam hoc anno firmam sicut patet inferius; et non respondet de operibus ad barbicanum* castri reparandum que ad xlvs xd ob. extenduntur quia opera illa non veniunt nisi quolibet tercio anno; et de iijs xd de operibus vocatis Lovebones et operibus quorundam tenencium in Mideltone ; et de xxiiilit de duobus molendinis aquaticis, tolneto et stallagio unius mercati in Pikeringe cum predictis operibus ad reparacionem stagni sic dimissis ad firmam hoc anno, et non plus quia duo tenentes potenciores tocius ville de Pikeringe non morabantur ibidem et pro vili precio bladorum; et de vili ixs iiijd de ciiijxx et xiiij acris terre que solebant esse dominica manerii de Pikeringe sic dimissis ad firmam hoc anno, et sicut dimitti consueverunt per longum tempus preteritum; et de lxxviijs vid de lxvi acris prati que solebant esse dominica ibidem, sic dimissis ad firmam hoc anno; de proficuo cujusdam tofti quod Thomas Halicrosse quondam tenuit et solebat reddere ultra antiquum redditum inde debitum xijd non respondet hoc anno, quia quedam domus de qua dicti xijd venerunt, modo diruta est; et de xijd de herbagio unius tofti vasti quod Thomas Taliour [? et] Ingram quondam tenuit, et unius venelle vaste quam Nicholaus filius Ricardi tenuit in Pikeringe, sic vendito hoc anno; et de xiiijd de incremento redditus unius tofti in Pikeringe quod Willelmus Wodard' quondam tenuit ad voluntatem domini Regis ultra xxd de redditu consueto onerato inter firmas superius ad voluntatem tenencium de termino Sancti Michaelis, et tantum dabit ad Pascham futuram ; et de xxjs vijd de averiis agistatis in parco de Blandeby ultra sustentacionem ferarum et equicii Regis

Increase of rent of a toft in Pickering for Michaelmas which William Woodward formerly held at will beyond the customary rent of 1s 8d charged amongst the tenancies at will—1s 1d, he will pay as much next Easter; cattle agisted in Blansby Park beyond what was required for the keep of the deer and the King's stud—£1 1s 7d, the small

^{*} This is interesting as an early explanation of hirsons. With it should be compared the expression used 14 years before, see Vol. II., N.S., p. 15.

[†] The note in the margin, as I read it, says: Consulendum cum Buonibus, vide compotum tempore Comitis xxv^{li}.

ibidem hoc anno, eo minus pro siccitate estatis; et de iiijs vjd de tolnetis nundinarum de Pikeringe die exaltacionis Sancte Crucis : et de ix's vid de veteri busco jacenti in parco sic vendito hoc anno; et de xiiiili xvs vid de finibus, amerciamentis et aliis perquisitis Wapentachii de Pikeringe cum xxs ijd de quadam Curia tenta apud Brumptone; et de xxviiis vid de perquisitis duorum turnorum ballivi ibidem hoc anno; et de vs ijijd receptis de Roberto Poye pro relevio unius tofti et duarum bovatarum terre in Pikeringe quas Isabella Poye mater sua defuncta tenuit in bondagio; et de vili vd de minutis perquisitis Halmote de Pikeringe hoc anno; et de vis de una debili pultra* et uno multone de vago venditis hoc anno: et de cs de lx multonibus de extractis venditis ad festum Sancti Marci, precium cujuslibet xxd; et de iiijs vjd de uno multone et duabus ovibus matricibus extractis et venditis eodem tempore: et de viiis iiiid de x agnis debilibus extractis et venditis cito post separacionem; et de vijs vijd receptis de cadaveribus de [sic] liij bidencium de morina et non plus eo† quod cadavera xxviii fuerunt nullius valoris eo quod moriebantur in Ouadragesima : et de xlvli receptis de vij saccis et dimidio lane munde venditis precium sacci vili; et de lxx⁵ receptis de xxviij petris lane de refusio venditis precium petre ijs vjd; et de iijs ixd de iiij petris et dimidia lokettorum venditis precium cujuslibet petre xd; et dei xs de xxxvj pellibus lanutis debilibus venditis in grosso precium cujuslibet iijd; et xiiijd receptis de xv pellectis et xiij pellibus agnorum de morina precii cujuslibet ob.; et de xijs iijd de lacte iiijxxviij ovium matricium sic vendito et sicut vendi consuevit

amount on account of the dry summer; toll of fair at Pickering on Sept. 14—4° 6d; sale of old brushwood lying in the Park—9° 6d; fines, amercements and other perquisites of the Wapentake Court at Pickering—£14 15° 6d, with £1° 0° 2d from a Court held at Brompton; perquisites of 2 bailiffs' tourns—£1 8° 6d; Robert Poye relief for a toft and 2 oxgangs in Pickering on the death of his mother Isabella Poye who held them in bondage—5° 4d; small perquisites of the Hallmote at Pickering—£6 0° 5d; sale of strays, a weak filly and a wether—6°; 60 wethers culled on 25 April at 1° 8d each—£5; a wether and 2 ewes culled then—4° 6d; 10 weak lambs culled shortly after weaning—8° 4d; carcases of 53 dead sheep—7° 7d, no more because 28 were of no value having died in Lent; 7½ sacks of clean wool at £6 the sack—£45; 28 stone of refuse wool at 2° 6d the stone—£3 10°; 4½ stone of locket wool at 10d a stone—3° 9d; 36 weak olfells sold in gross at 3d each—9°; 15 sheepskins and 13 lamb-

See Du Cange, s.v. Poleara.

The reason given for the small price shows that the carcases of the diseased sheep were sold for human food.

tempore predicti Comitis; et de xviijd receptis de correis ij jumentorum et ij pullorum de exitu de morina sic venditis; et de xvs de feno proveniente de x acris prati in Pikeringe que vocantur prata Constabularii falcato ibidem pro sustentacione equorum de equicio Regis et ferarum, sic vendito; et de xxxs de feno proveniente de xv acris prati in parco de Blandeby, que vocantur Fayrthorne, que similiter falcantur pro sustentacione equorum de equicio Regis et ferarum, sic vendito; et de lxxviijs iiijd de feno xlvij acrarum prati apud Dalby falcato pro sustentacione bidencium Regis, sic vendito.

Summa ciiijxx xjli vjs ijd qa.

Idem reddit compotum de liijs iiijd receptis de duobus doleis vini debilis et putridi venditis de garnistura Castri.

SKALBY.

Idem reddit compotum de xxxvli de certa firma ad festum Michaelis ab antiquo debita pro tota soka de Skalleby sicut patet in compoto predicti Comitis; et de xlijs vjd de iiij bovatis terre, uno crofto et una placea terre in eadem soka existentibus in manu Regis per recuperacionem quam predictus Comes dudum inde fecit versus eosdem tenentes in Curia Regis per breve de quo waranto sic in certo affirmatis ab antiquo ad predictum festum Sancti Michaelis; et de xliijs xd de decem bovatis terre in eadem soka existentibus in manu Regis ut escaeta Regis per feloniam Thome de Flixtone quondam tenentis ibidem, similiter ab antiquo affirmatis ad predictum terminum; et de xd de una acra terre in Neuby in eadem soka existente in manu Regis per feloniam Thome filii Galfridi dudum tenentis ibidem ad eundem terminum; et de xxiijd de xiij perticatis terre, ij forgeis, ij domibus, uno torallo et j pistrina ibidem in vasto infra sokam illam appruatis ad eundem terminum; et solutis Johanni de Clife de quodam annuo redditu xx* marcarum percipiendo de firma predicte ville de Scalleby de dono

skins at $\frac{1}{2}$ d each— $\mathbf{1}^s$ 2^d ; milk of 87 ewes— $\mathbf{12}^s$ 3^d ; hides of 2 mares and two foals— $\mathbf{1}^s$ 6^d ; hay from Constable Ings (10 acres) cut for the King's stud and the deer— $\mathbf{15}^s$; hay from 15 acres called Fairthorn in Blansby Park cut for the same— \mathcal{L}_1 $\mathbf{10}^s$; hay from 47 acres in Dalby cut for the sheep— \mathcal{L}_3 $\mathbf{18}^s$ $\mathbf{4}^d$. Total $\mathcal{L}_1\mathbf{91}$ $\mathbf{6}^s$ $\mathbf{2}^{14}_d$.

Two casks of weak sour wine from the Commissariat of the Castle—£2 13° 4d.

[The rents of Scalby, Goathland and of the Forest down to the agistments of Allantofts are practically the same as those appearing in other accounts. Notice should be taken of what appears to be a

^{*} The whole entry is inserted in fainter ink, and this number is conjectural only. It was probably made in the reign of Edward III.

Thome nuper Comitis Lancastrensis ad terminum vite ipsius Johannis videlicet de annis xvij, xviij, xix—xl^{li} per breve Regis datum vij die Marcii anno regni Regis nunc primo et acquietanciam ipsius Johannis. Summa lxxix^{li} ix^s j^d.

GOTHELAND.

Idem reddit compotum de cvjs viijd de diversis mesuagiis, pratis et pasturis vasti ejusdem appruatis in quodam loco qui vocatur Chawyte in Gotheland sic in certo affirmatis ab antiquo ad terminos Pasche et Sancti Michaelis; et de xiijs iiijd de quadam domo, pratis et pasturis vasti similiter dudum appruatis et vaccariam [sic] ibidem in loco qui vocatur Wheledalerigge in Gotheland sic affirmatis hoc anno ad terminum Sancti Michaelis; et de xvjli xiiijs xjd ob. qa de ccceviij acris, iij rodis terre, uno tofto et vij placeis terre vaste dudum appruiatis loco qui vocatur Alayntoftes in Gotheland similiter in certo affirmatis ad terminum Pasche et Sancti Michaelis; et de ijs de ij acris terre similiter appruiatis de vasto ibidem et modo arentatis Willelmo Dauvisone [?] ad eosdem terminos; et de xs de una placea terre similiter appruiata de vasto in loco qui vocatur Somurholme in Gotheland et modo arrentata ad eosdem terminos; et de xlvis viiid de uno molendino aquatico in Gotheland sic affirmato hoc anno et sicut prius dimitti consuevit ad eosdem terminos.

Summa vli xiijs vijd ob. qa.

[M. 1d.] FORESTA.

Idem reddit compotum de xvj³ ijd ob. qa de iij assartis apud Sivelingtone, Hartoft et Bickle infra forestam de Pikering sic ab antiquo
arrentatis Ricardo de Brews, Nicholao Wake et Roberto filio Elie
coram Alexandro de Kirketone, Justiciario de foresta, ad terminos
Pasche et Sancti Michaelis; et de v⁵ de redditu Ricardi de Lacye pro
ccviijxx acris in marisco de Folketone arentatis coram Willelmo Wither,
Justiciario de foresta, ad eosdem terminos; et de v⁵ de una placea
prati in Haya de Skalleby infra predictam forestam de Pikeringe sic
dimissa Elie de Stapiltone ad terminum vite ipsius Elie per predictum
Comitem ad terminum Michaelis; et de xxxij⁵ viijd de agistamentis in
Dalby hoc anno, de agistamentis in alta Mora non respondet quia
nullum agistamentum ibi fuit hoc anno; et de xx² de agistamentis in

payment (although included in the total of receipts) to John de Clif of £40 in respect of three years' rent of 20 marks issuing out of Scalby granted by Earl Thomas, and allowed by writ of the King dated 7 March, 1327. The approvements in Goathland in respect of which a rent of £5 6° 8^d was paid were said to have been in a place called Chawyte.]

Horecumbe sic dimissis tenentibus de Loktone hoc anno; et de liiis viid de agistamentis Haye de Skalleby sic dimissis ad firmam in certo hoc anno; et de iiijli xvjs iiijd de agistamentis in Langdone hoc anno; et de xxxs vijd de agistamentis in Alayntoftes hoc anno; et de xxvs iiiid de receptis de porcis agistatis per totam forestam mense defenso; et de xijs receptis de finibus diversorum piscatorum pro habenda licencia piscandi in aqua de Derwent infra forestam hoc anno; et de xiijs iiijd de chiminagio Have de Skalleby infra totam forestam sic affirmato ab antiquo; et de xijd de iij bussellis nucum pro licencia habendi [sic] ad colligendas nuces infra predictam forestam, pertinenciis forestarie de feodo que aliquo tempore fuit Rogeri de Wrelletone. existenti in manu Regis racione supradicta; et de iijs de cortice et cooperonibus hoc anno prostratis ad opus Castri et toralli calcis, pertinenti ad forestariam forestarii de feodo que est in manu Regis racione supradicta: de melle et cera in foresta non respondet hoc anno quia nullum fuit; et de xxiiijs [?] iiijd receptis de bruera in Fowlewode sic vendito hoc anno infra forestam de Pikeringe; et de iijs iiijd receptis de petris ad molas et ad sepulcra in mora de Cloghtone infra forestain predictam sic venditis hoc anno; et de xiijs iiijd de minera ferri in Fowlewode in fallesia maris infra predictam forestam ab antiquo sic vendito hoc anno; et de vjli iijs viijd de amerciamentis in attachiamento pro diversis minutis transgressionibus factis in predicta foresta in duabus ballivis que vocantur Estewarde et Westewarde; et de xxxiijs iiijd pro finibus hominum attachiatorum pro transgressionibus venacionis hoc anno ut possint replegiari usque ad iter Justiciariorum; et de xvd pro licencia fodiendi turbas et colligendi brueram in mora de Watemore hoc anno; et de xxli vs de finibus hominum infra forestam predictam pro canibus non expeditatis hoc anno, videlicet pro cxxxv canibus infra predictam forestam, scilicet pro quolibet cane iiis.

Pigs agisted in the forest during fence month—£1 5^s 4^d; licenses to fish in the Derwent—12^s; cheminage of Scalby Hay—13^s 4^d; Roger de Wrelton's forestership in fee, from 3 bushels of nuts under licenses to collect nuts—1^s; and from bark and tops of trees felled for the use of the Castle and from the limekiln—3^s; honey and wax—0; heather in Fullwood—£1 4^s 4^d; millstones and tombstones in Cloughton Moor—3^s 4^d; ironstone at Fullwood on the seashore—13^s 4^d; amercements in the Attachment Court for small offences in the Eastward and Westward—£6 3^s 8^d; men replevied to the next Forest Eyre—£1 13^s 4^d; digging turves and collecting heather in Watemoor—1^s 3^d; fines for 135 dogs not lawed at 3^s a dog—£1²⁰ 5^s.

BRUMPTONE CUM SALDEN.

Idem reddit compotum de vijli xjs ijd de certis redditibus, toftis et terris in Brumptone que fuerunt aliquo tempore Willelmi de Vescy de Kildale [Kildare] bastardi, existencia in manu Regis per forisfacturam dicti Comitis qui ea ingressus fuit nomine escaete pro eo quod predictus Willelmus fuit bastardus et obiit sine herede de se sic in certo affirmatis in manibus tenencium ibidem a tempore predicti Comitis sicut patet in compotis precedentibus; et de xiid de i lb. piperis de redditu Johannis filii Ricardi pro j bovata terre in Salden juxta Bromptone sic vendita hoc anno ad terminum Sancti Michaelis; et de ijs ijd ob. de tolnetis nundinarum die Omnium Sanctorum : et de xs de x acris prati venditis apud Edymersche juxta pontem de Howe que fuerunt predicti Willelmi de Vescy de Kildale existentibus in manu Regis per forisfacturam dicti Comitis qui dictum pratum ingressus fuit occasione predicta; et de xxvijs de xviij acris prati venditis ibidem. precium acre xviijd; et de xxxiijs iiijd de xx acris prati venditis ibidem. precium acre xxd; et de xxiiiis de xij acris prati venditis ibidem, precium acre ijs; et de xxxvs de xiiij acris prati venditis ibidem, precium acre iis vid: et de iiiili iiiis de xxviii acris prati venditis ibidem precium acre iijs; et de xjs vjd de iiij angulis prati continentibus per estimacionem iii acras et dimidiam venditis ibidem, et* de liijs iiijd receptis de ii doleis vini debilis et putridi venditis de warnestura Castri.

DECASUS REDDITUS.

Idem computat in decasu antiqui redditus unius mesuagii et unius bovate terre in Pikeringe que Johannes de Bulmer tenet ad terminum vite ex concessione Thome Comitis Lancastrensis que superius onerantur inter redditus sokemannorum ijs xjd; et in decasu antiqui redditus unius tosti quod idem Comes concesserat Thome le Taylour Engrame quod superius oneratur inter firmas tenencium ad voluntatem et jacet vastum et herbagium superius venditur xxd; et in decasu

BROMPTON AND SAWDON.

[This entry is a combination of those at p. 202 and p. 216. The differences in the prices and the divisions of Castle Ings hardly need to be translated.]

THE DECAY OF RENTS AND WAGES.

[These entries are also practically the same as those on p. 206 and p. 219. The reason why so much land is unoccupied is said to be on account of the poverty of the country.]

^{*} Evidently merely a repetition of the former entry to the same effect. Both have been inserted in a different hand.

antiqui redditus unius venelle que fuit Nicholai filii Ricardi de Pikeringe* et pastura superius venditur vid; et in decasu antiqui redditus decem boyatarum terre in soka de Scalleby que aliquando fuerunt Thome de Flixtone et nunc sunt in manu Regis * per forisfacturam ejusdem et de exitu dicte terre onerato inter receptas de Scalleby† ixs; et in decasu antiqui redditus unius furni in Pikeringe que [sic] quondam fuit Alani Potfulale et nunc jacet totaliter dirutus iiijd; et in defectu antiqui redditus quinque acrarum terre in Gotheland que aliquando fuerunt Ade le Fuere et Roberti le Ryder et nunc sunt in manu Regis nec possunt adhuc dimitti seu appruari propter paupertatem patrie iiis ixd; et in decasu antique firme cujusdam domus in Gotheland in qua forestarius de Alayntoftes manere solebat et modo jacet diruta et omnino relicta xijd; et in defectu vij acrarum terre in Alayntoftes juxta Gotheland nunc jacent vaste quas Robertus de Elredby quondam tenuit et nunc sunt in manu Regis nec adhuc possunt dimitti seu appruari propter paupertatem patrie vs viijd ob.; et in defectu redditus vij acrarum terre ibidem quas Adam Prudhom aliquando tenuit ibidem et sunt in manu Regis et adhuc [? non] possunt dimitti nec appruari propter paupertatem patrie vs iijd; et in defectus [sic] redditus ij acrarum terre in Alayntoftes quas Thomas le Rydere aliquando tenuit ibidem et nunc sunt in manu Regis nec adhuc possunt dimitti nec appruari propter paupertatem patrie ijs; et in defectu vj acrarum et j rode terre in Gotheland quas Elena Broydif aliquando tenuit et nunc sunt in manu Regis nec adhuc possunt dimitti nec appruari propter paupertatem patrie iiijs viijd qa; et in‡ defectu redditus xvj acrarum et dimidia terre in Gotheland quas Johannes filius Gilberti nuper tenuit et nunc sunt in manu Regis nec adhuc possunt dimitti nec appruari propter paupertateni patrie xijs iiijd ob.; et in defectu redditus vij acrarum et dimidie rode terre in Gotheland quas Robertus Prudhom aliquando tenuit ibidem et nunc sunt in manu Regis nec adhuc possunt dimitti seu appruari causa predicta vs vd ob.

STIPENDIA ET VADIA.

Idem computat in salario unius capellani celebrantis divina in capella Castri de Pikeringe ex antiqua ordinacione pro annuo stipendio suo et pro vino et luminario ibidem inveniendo lxijs; et in vadiis unius janitoris et unius vigilis existencium in eodem Castro per totum annum quorum uterque cepit ijd per diem vjli xxd; et in stipendio unius prepositi de Pikeringe colligentis redditus et alia proficua ibidem

^{*} After this all the entries are struck out perpendicularly.

⁺ The words between asterisks have been inserted.

[‡] This entry is also struck out horizontally, and the explanation interlined—namely, that it was not allowed in the account of the preceding year.

de consuetudine pro tenura sua per annum iiijs vijd ob., sicut patet in compoto precedenti; et in vadiis unius capitalis forestarii foreste de Pikeringe custodientis forestam antedictam et unius hominis custodientis parcum de Edymersche et aquam de Derwent quod est marchia ad exteriorem partem foreste de Pikeringe per totum annum quorum uterque cepit jd ob. per diem, iiijli xjs iijd.

FALCACIO PRATI.

Et in vj bussellis mixtilionis precium busselli vd ob, et uno quarterio iij bussellis et dimidio mixtilionis precium quarterii iijs iiijd emptis pro liberacione unius forestarii ab antiquo assignati ad salvandum venacionem et dominicos boscos Regis necnon et prata in Valle de Dalby ab ultimo die Januarii usque primum diem Augusti per xxv septimanas vijs vjd ob., capientis quarterium per xij septimanas; et in x acris prati in parco de Pikeringe falcandis iiis iiijd; et in herba spargenda vd; et in mercede xij hominum levancium, vertencium et tassancium in mullonibus per duos dies quolibet capiente jd ob. per diem et ideo tantum quia in autumpno iijs; et in xv acris prati infra parcum de Blandeby falcandis vs, pro acra iiijd; et in herba spargenda vijd ob.; et in feno inde levando, vertendo in prato et iterum reficiendo per convencionem iijs vjd; et in xlvij acris prati in Valle de Dalby pro sustentacione bidencium Regis falcandis xvijs vijd ob., pro qualibet acra iiijd ob.; et in herba spargenda, feno inde levando, vertendo et iterum reficiendo per convencionem xs; et in cariagio conducto pro dicto feno cariando ad bercarias per convencionem iijs vjd; et in cariagio conducto ad cariandum fenum in parco usque domum in eodem per convencionem xd; et in feno tractando et tassando in bercariis et domibus xxd.

Mowing of the Meadows.

6 bush. of maslin at $5\frac{1}{2}^{d}$ a bushel and 1 qr. $3\frac{1}{2}$ bush., at 3^{s} 4^d a quarter for the Dalby Forester for 25 weeks from 30 Jan. to 1 Aug. at a quarter every 12 weeks— 7^{s} $6\frac{1}{2}^{d}$; mowing 10 acres in Pickering— 3^{s} 4^d; tedding the grass— 5^{d} ; 12 men 2 days cocking, turning and stacking in pikes at $1\frac{1}{2}^{d}$ a day, so much because in autumn— 3^{s} ; mowing 15 acres within Blansby Park at 4^d an acre— 5^{s} ; tedding the grass— $7\frac{1}{2}^{d}$; cocking, turning and remaking the hay by contract— 3^{s} 6^d; mowing 47 acres in Dalby for the sheep at $4\frac{1}{2}^{d}$ an acre— 7^{s} $7\frac{1}{2}^{d}$; tedding the grass, cocking, turning and remaking the hay by contract— 10^{s} ; hire of a cart to carry it to the sheepfolds by contract— 3^{s} 6^d; hire of a cart to carry the hay in the park to the house there— 10^{d} ; drawing* and stacking the hay within the sheepfolds and house— 1^{s} 8^d.

* By this word here and elsewhere I think is meant carrying the hay from the carts to the houses.

CUSTUS DOMORUM INFRA CASTRUM.

Idem computat in j homine carpentario emendante cooperturam veteris auli vento deterioratam cum veteribus sendulis per iiij dies xij^d; et in ccc clavorum [? clavis] emptis ad idem ix^d; et in servicio unius coopertoris cooperientis cum stanno super parvam coquinam, gardropam ad buttam coquine, salarium, extra novam aulam, infra turrim et domum Janitoris per x dies ij^s vj^d; et in servicio ij tractancium stramen et vetus fenum et serviencium eidem et faciencium mortariam ad superterandas dictas domos per idem tempus ij^s vj^d; et in cariagio conducto ad cariandum vj carectatas veteris feni de marisco usque Pikeringe pro dictis domibus cooperiendis cum servicio duorum hominum tractancium dictum fenum extra quandam domum in marisco et onerancium carectatas ij^s iiij^d. ij^{us} rotulus de Pikeringe, anno xix.

EXPENSE MINUTE.

Item computat in xx claiis virgarum faciendis et ponendis super pontem exteriorem et pontem versatilem Castri ad corroborandum ne destruentur per carectas faciend' cariagium operacionis Castri xviij^d; et in servicio ij hominum mundancium fontem infra Castrum et aperiencium rivulos obstipatos per terram et alias immundicias infra predictum fontem, pro eo quod dictus fons penitus desiccatus fuit hoc anno, per convencionem viij^s; et in uno buketto de novem lagenis empto v^d; et in eodem de novo ligando cum veteribus ligaminibus

COST OF THE HOUSES WITHIN THE CASTLE.

A carpenter 4 days mending the wind-battered roof of the old hall with old shingles—1^s; 300 nails for that purpose—9^d; a man 10 days roofing with tin the small kitchen, the garderobe at the corner of the kitchen, the cellar [?], outside the new hall, within the tower and porter's lodge—2^s 6^d; 2 men the same time carrying straw and old hay, and serving him and making mortar to smear over the said houses—2^s 6^d; hire of cartage to carry 6 cartloads of old hay from the Marsh or Pickering for roofing the said houses with the service of 2 men carrying the hay outside a house in the Marsh and loading the carts—2^s 4^d.

SMALL EXPENSES.

Making 20 hurdles of rods and laying them on the outer bridge and the drawbridge of the Castle to strengthen them lest they be destroyed by the carts carrying materials for the Castle works—1° 6d; 2 men by contract cleaning out the Castle well and opening out streams which had been so stopped up with soil and other impurities that the well was perfectly dry this year—8°; a bucket of 9 gallons—5^d; fastening

veteris buketti cum stipendio fabri ligantis bukettum de novo vj^a; et in iiij petris canabi emptis pro j grossa corda inde facienda pro j corda ad fontem versatilem pro aqua haurienda ijs viij^a; et in servicio unius hominis facientis dictam cordam xij^a; et in servicio x hominum prosternencium ederam, huscetum et ramulos quercuum ad sustentacionem ferarum per diversa loca infra forestam tempore nivis et gelu, quasi per sex dies et dimidiam xj^s x^a, quolibet capiente per diem ij^a, summa xxv^s xj^a.

CUSTUS PARCI DE BLANDEBY.

Idem computat in iiij quarteriis, ij bussellis et dimidio mixtillionis emptis ad liberacionem j parcarii in parco de Blandby ad dictum Castrum pertinenti capientis j quarterium per xij septimanas hoc anno, videlicet ij busselli precii cujuslibet viijd, et j quarterium precii iiijs iiijd, et j quarterium precii iiijs viijd et j quarterium et dimidium precii quarterii iijs iiijd, et iiij busselli et dimidium precii busselli iiijd ob. xvs. xd qa; et in stipendio ejusdem per annum vjs viijd; et in xlv perticatis muri lapidei prostratis circa predictum parcum per loca de novo reficiendis xxijs vjd, pro qualibet perticata vjd; et in petra frangenda et portanda ad cementarium ad complendum dictum murum ad taskam quia maxima pars petrarum dicte mure [sic] fuerunt putride ijs vjd; et in ccxl perticatis palicii prostratis per ventum et asportatis per aquam elevandis et de novo faciendis xxxs, videlicet quelibet perticata rd ob.; et in (sustentacione palicii et)* emendacione defectuum ejusdem palicii in hieme per convencionem iijs iiijd; et in stipendio unius hominis sustentantis clausturam circa pratum de Fair-

it with the old ligaments of the old bucket and wages of the smith fastening it— 6^d ; 4 st. of hemp to make a long rope for the wheel of the well to draw water— 2^5 8^d ; a man making the rope— 1^5 ; 10 men felling ivy, holly and oak-boughs for the deer in several places in the forest $6\frac{1}{2}$ days in the time of snow and ice, at 2^d a day— 11^5 10^d . Total £1 5^5 11^d .

COST OF BLANSBY PARK.

4 qrs. $2\frac{1}{2}$ bush. of maslin for the livery of Blansby Parkkeeper at a quarter every 12 weeks, namely 2 bush. at 8^d each, 1 qr. at 4^5 4^d , 1 qr. at 3^5 8^d , $1\frac{1}{2}$ qr. at 3^5 4^d , $4\frac{1}{2}$ bush. at $4\frac{1}{2}^d$ a bushel—15⁵ $10\frac{1}{4}^d$; his yearly wages— 6^5 8^d ; remaking 45 perches of stone wall round the park which had fallen down at 6^d a perch—£1 2^5 6^d ; breaking stone and carrying it to the mason by piece-work to complete the wall because the greater part of the stones were rotten— 2^5 6^d ; in setting up again and remaking 240 perches of paling blown down and washed away, at $1\frac{1}{2}^d$

^{*} Struck out.

thorn in parco de Blandby ne fere possint intrare dictum pratum ante tempus falcacionis, ex convencione vjs viijd; et in stipendio duorum hominum prosternencium ederam, huscetum et ramulos quercuum ad sustentacionem ferarum in parco in hieme quasi per xxix dies vijs iijd, quolibet capiente per diem jd ob.; et in j porta facta de palis in Gildehousedale in parco de latitudine xviij [?] pedum, iijd [?]; et in feno xv acrarum prati in eodem parco falcato et expenso in sustentacione ferarum ejusdem parci usque ad numerum m'd per estimacionem de quo autem feno equi et animalia de equicio Regis ibidem existentes communicant, sicut superius oneratur de vendicione ejusdem feni xxxs.

PROVIDENCIA.

Idem computat in xvij quarteriis ij bussellis (et dimidio et j pek)* mixtilionis emptis ad liberacionem iiij bercariorum custodiencium bidentes Regis usque ad numerum m¹ cciiij*x xvj, unde iiij quarteria precii cujuslibet iijs, iiij quarteria et dimidium precii cujuslibet iijs viijd, iiij quarteria precii cujuslibet iijs iiijd et iiij quarteria precii cujuslibet iijs et j quarterium ij busselli precii quarterii ijs vjd—lixs jd ob., quolibet capiente quarterium per xij septimanas; et in stipendio predictorum quatuor bercariorum xviijs, quolibet capiente per annum iiijs vjd; et in stipendio ij instauratorum pro toto anno sicut prius percipere consueverunt tempore Comitis xijs iiijd; et in xij lagenis bituminis emptis pro bidencium unccione vs; et in viij petris albe pinguedinis et iiij petris et dimidia cepi emptis ad miscendum cum dicto bitumine xviijs viijd ob., precii petre xvijd; et in quinque petris albe pinguedinis et iij petris cepi emptis ad idem post ultimum diem Aprilis xijs, precii

a perch—£1 10⁸; mending gaps in the pale in winter by contract—3⁸ 4^d; a man by contract keeping up the enclosure round Fairthorn meadow in Blansby that the deer should not come in before it was mown—6⁸ 8^d; 2 men felling ivy, holly and oak-boughs in winter for the deer, for 29 days at 1½^d a day—7⁸ 3^d; a gate made of pales in Guildhouse Dale in the Park 18 feet in length—3^d; hay of 15 acres used for the keep of the deer to the number of about 1,500 and the King's stud—£1 10⁸.

Provender.

17 qrs. 2 bush. of maslin for the livery of 4 shepherds watching 1,296 sheep of which 3 qrs. were at 4^5 , $4^{\frac{1}{2}}$ qrs. at 3^5 8^d , 4 qrs. at 3^5 4 dqs. at 3^5 , and 1 qr. 2 bush. at 2^5 6^d —£2 19⁵ $1^{\frac{1}{2}d}$; their wages at 4^5 6^d each—18⁵; wages of 2 stock-keepers—12⁵ 4^d ; 12 gallons of sulphur for smearing the sheep—5⁵; 8 st. of white fat and $4^{\frac{1}{2}}$ st. of tallow to mix with the sulphur at 1⁵ 5^d a stone—18⁵ $8^{\frac{1}{2}d}$; 5 st. of white fat and 3 st. of

^{*} Struck out.

petre xviijd; et in feno xlvij acrarum terre falcatarum in Valle de Dalby et expenso in sustentacione dictorum bidencium hoc anno lxxviiis iiiid, sicut superius oneratur de vendicione ejusdem feni; et in stipendio unius pagetti adjuvantis ad custodiendum oves matrices tempore agnellacionis per vi septimanas xxid; et in stipendio unius pagetti custodientis cxxi bidentes de extractis per iiij septimanas xijd; et in iiiixx xiiii lagenis lactis emptis pro sustentacione agnorum vijs xd; et in servicio unius querentis lac per patriam ad predictos agnos vjd; et in servienti [? servicio] duorum hominum metencium feugeram pro coopertura bercarie per ij dies-vjd; et in j homine falcanti cirpos per idem tempus ad idem vjd; et in cariagio dictorum cirporum et feugere usque bercariam ixd; et in servicio i coopertoris cooperientis cum dictis cirpis et feugera super predictis bercariis per iiijor dies xd; et in servicio i (tractantis stramen et eidem)* de servientibus coopertori per idem tempus vjd; et in ml cciiijxxiij bidentibus lavandis et tondendis viijs, videlicet pro xl bidentibus lavandis et tondendis iijd; et in mercede viii hominum auxiliancium bercariis circa locionem tonsionem bidencium et ad vigilandum bidencium locionem super altam moram per i diem et noctem xijd, quolibet capiente id ob.; et in mercede iij hominum volvencium et reparancium lanam ad ponendum in pilis ante adventum mercatorum per ij dies xviijd, quolibet capiente per diem iijd; et in servicio ij hominum portancium vellera ad manus volvencium et reparancium, et colligencium lokettos per ij dies vjd; (et

tallow for the same purpose after the 30th April, at 18 6d a stone-12s; hay cut from 47 acres in Dalby for the keep of the sheep-£,3 18s 4d; a lad assisting to watch the ewes 6 weeks whilst they were with lamb—1s 9d; a lad watching 121 culled sheep 4 weeks—12d; 94 gallons of milk bought for the lambs—7^s 10^d; a man seeking milk through the country for the lambs—6d; 2 men 2 days mowing bracken for thatch for the sheepfold—6d; a man the same time mowing rushes for the same—6d; carriage of the rushes and bracken to the sheepfold, 9d; a thatcher 4 days thatching the sheepfolds with rushes and bracken —10d; a man the same time carrying straw and serving him—6d; washing and shearing 1,283 sheep, at 3d for every 40-8; 8 men assisting the shepherds to wash and shear the sheep and to watch the washing of the sheep on the High Moor a day and a night, at 11d each-1s; 3 men rolling and repairing wool to lay in piles before the arrival of the merchants, 2 days at 3d a day—1s 6d; 2 men 2 days carrying wool to their hands and collecting locket wool-6d; in a tip [? courtesy] given to the shearers for drink—6^d; tiles for branding the sheep after shearing-4d.

^{*} Struck out.

in currualitate data tondentibus ad potum vjd)*; et in tegulis emptis pro bidentibus signandis post tonsionem iiijd.

Custus Equicii.

Idem computat in xxxj carectis feni emptis pro sustentacione equicii Regis et similiter cariagio usque domum in parco de quo cum feno predicto fere communicant, sicut et staurum equicii lxijs; et in x carectis predicti feni cariandis de Pikeringe usque domum in predicto parco pro sustentacione equicii predicti et ferarum ijs vid; et in feno empto de predictis x acris falcatis in prato de Pikeringe pro sustentacione dicti equicii xvs, sicut superius oneratur de vendicione ejusdem; et in vadiis i garcionis custodientis ij equos Regis stalones nigros, quorum unus vocatur Morel de Mertone et alius Morel de Totbury per totum annum integrum xlvs vijd ob.; et in feno et herba emptis pro predictis stalonibus per totum annum integrum xljs xd ob., quolibet capiente per diem et noctem ob. qa et non plus, quia unus eorum fuit in parco per lx dies ad insultanda jumenta; et in xxxiiij quarteriis, j bussello avene emptis pro predictis stalonibus ad prebendam eorundem per totum annum, videlicet quolibet capiente per cclxxvi dies per tres dies j bussellum et per iiijxx et ix dies tempore insultacionis et j mensem [?] post insultacionem quolibet capiente per diem xxxiiij quarteria, j bussellum, unde xvj quarteria precii cujuslibet ijs ijd, x quarteria i bussellus precii quarterii ijs iiijd, et viij quarteria precii quarterii ijs vd, lxxvijs vijd ob. per breve Regis de privato sigillo anno preterito et in lytera [? eidem] Johanni pro anno xv preterito empta pro

COST OF THE STUD.

31 cartloads of hay for the keep of the King's stud and deer and carriage of the same to the house in the Park—£3 2^5 ; carrying 10 cartloads of the hay to the same house— 2^5 6d; value of the hay from the 10 acres of meadow in Pickering— 15^5 ; wages of a groom looking after the King's two black stallions before mentioned for a year—£2 5^5 7½d; hay and grass for them—£2 1^5 10½d, at ¾d each for a day and a night, because one of them was 60 days in the Park to serve the mares; 34 qr. 1 bush. of oats for provender for the stallions, each having a bushel every 3 days during 276 days and ½ bushel a day during 89 days being the period of serving and a month afterwards, of which 34 qr. 1 bush. there were 16 qr. at 2^5 2d, 10 qr. 1 bush. at 2^5 4d, 8 qr. at 2^5 5d—£3 17^5 7½d; litter for them— 1^5 2d; horsecombs— 2^d ; 2 surcingles— 5^d ; . . .— 8^d ; 2 new headstalls and reins— 6^d ; white

^{*} Struck out, apparently disallowed. Currualitate has been altered, and must be considered doubtful.

predictis stalonibus xiiijd; et in strigulis emptis pro eisdem ijd; et in ij supercingulis emptis pro eisdem vd; et in traynell [?] et lanudoneto [?] emptis pro eisdem per certas vices viijd; et in ij capistris et reygnes de novo emptis pro eisdem vid; et in albo pinguedine et alia mariscalchia vid; et in servicio i coopertoris cooperientis per i diem super stallum Thome le Taillour pro eisdem hospitandis ijd ob.; et in servicio i tractantis stramen per idem tempus id ob.; et pro iiij travis straminis emptis pro eodem reficiendo ilijd; et in quodam precepe in eodem faciendo iiiid; et xlv ferris cum clavis emptis et ferura eorundem ferri et ferure jd ob : et per totum annum videlicet i in xxviij ferris eorundem removendis xiiijd; et in de novo eisdem emptis xiiijd; et in dono hominibus cum quolibet auxiliantibus ad vi pullanos in parco ad domus ijd; et in vadiis iij garcionum custodiencium dictos vi pullanos a ij die Novembris usque xxvjtum diem Junii, ultimo die non computato primo die computato per ccxxxvi dies quolibet capiente per diem jd ob. iiijli viijs vid; et in feno empto pro predictis vi pullanis per predictum tempus iiijli viijs vid, quolibet capiente per diem ob. qa; et in xxxv quarteriis ii bussellis avene emptis pro prebenda eorundem a xxvj [?] die Decembris usque xxvjtum diem Junii ultimo die non computato per ciiijxx j* dies quolibet capiente per clxxx j primo die j ultimus dies ante recessum eorundem versus Londonium ad dominum Regem quolibet capiente dimidium bussellum, unde xix quarteria precii quarterii ijs jd et xvj quarteria ij busselli precii quarterii ijs iijd-lxxvjs vd ob.; et in vj capistris et xij habenis xijd; et in vj traynellis emptis pro eisdem una vice et iiij pro eisdem una vice viijd; et in v

fat and other groom's necessaries— 6^d ; a thatcher one day thatching the stall of Thomas le Taylor to stable them— $2\frac{1}{2}d^2$; a man the same time carrying straw for him— $1\frac{1}{2}d^2$; 4 sheaves of straw for the repairs— 4^d ; making an enclosure [?] there— 4^d ; 45 shoes with nails and shoeing at 1^d a shoe [?]— 3^s 9^d ; 28 removes— 1^s 2^d ; mending . . .— 1^s 2^d ; gift to men assisting to [? lead] 6 colts in the Park to the house of . . .— 2^d ; wages of 3 grooms looking after the 6 colts from 2 November to 26 June 236 days at $1\frac{1}{2}d$ day each— \pounds_4 8^s 6^d ; hay bought for the same at $\frac{3}{4}d$ a day each— \pounds_4 8^s 6^d ; 35 qr. 2 bush. of oats for their provender from 26 December to 26 June 181 days . . . the last day before their departure to London to the King at $\frac{1}{2}$ bushel a day each; namely, 19 qr. at 2^s 1^d and 16 qr. 2 bush. at 2^s 3^d — \pounds_3 1^{6^s} 5^{1d} 2^d ; 6 headstalls and 12 reins— 1^s ; 6 traynells [?] at one time and 4 at another time— 8^d ; 5 bridles and 4 reins— 9^d ; traynells [?]— 3^d ;

^{*} The inconsistencies in the calculations probably arise from errors in copying. The portion of the roll is so faint that many of the figures are at best conjectures.

capistris et iv habenis emptis pro eisdem ixd; et in traynellis emptis pro eisdem iijd; et in xv ulnis canavici [?] emptis pro vi husc' pro eisdem ivs jd; et in xviij ulnis panni lanei emptis pro husc' pro eisdem xs; et in eisdem faciendis [et tonsurendis]; et in vi shakeles pro eisdem vid; et in vi supercingulis emptis pro eisdem xijd; et in ij strigulis emptis pro eisdem vid; et in vi frenis emptis pro eisdem viiis; et in i quarterio mellis pro frenis unquendis pro devastacione [?] eorundem iijd; et in lytera empta pro eisdem xxijd; et in lxxij ferris emptis pro dictis pullanis cum clavis et ferrura eorundem a festo Omnium Sanctorum usque xxvi diem Junii vis; et in lij ferris eorundem removendis i js ijd; et in expensis dictorum pullanorum a xxvjto die Junii quo die predicti vi liberati fuerunt Magistro Ade de Hodesden per breve domini Regis ad ducendum eos domino Regi, videlicet in vadiis vi garcionum custodiencium et ducencium dictos vi equos versus Londonium a predicto xxvj die Junii usque xx diem Julii per xxij dies xvis vid [?], quolibet capiente per diem id ob. per indenturam contra predictum Magistrum Adam [?]; et in herba et lytera empta per predictum tempus per xijij dies versus Londonium vijs per eandem indenturam; et in prebenda empta pro eisdem per idem tempus xiiijs; et in herba empta pro eisdem et ibidem per viij dies antequam liberavit dictos equos domino Regi iijs; et in iij quarteriis emptis pro eisdem per idem tempus ixs; et in lytera empta pro eisdem et ibidem vid; et in ferrura et mareschalcia emptis per predictos xxij dies ijs; et ... pro eisdem per predictum tempus xjd, ut patet per predictam indenturam; et in iij travis garbarum avene [?] emptis ad sustentacionem j debilis stalonis [?] . . . in parco in hyeme et corre ijs; et in ij jumentis, iij pullis excoriandis mortuis de morina in parco [?] iijd;

¹⁵ ells of canvas for 6 saddlecloths*—4⁵ 1^d; 18 ells of woollen cloth for saddlecloths—10⁵; making them up—. . . ; 6 shackles† [?]—6^d; 6 surcingles—1^s; 2 combs—6^d; 6 bridles—8^s; a quart of honey for greasing the bridles [to preserve them?]—3^d; litter—1^s 10^d; 72 shoes for the colts with nails and shoeing from 1 November to 26 June—6^s; 52 removes—2^s 2^d; expenses of the colts from 26 June when they were delivered to Master Adam de Hodesden to lead them to the King, namely wages of 6 grooms looking after and leading the 6 horses to London from 26 June to 20 July, 22 days at 1½^d a day each—16^s 6^d; grass and litter for 14 days—7^s; provender—14^s; grass for 8 days in London [?] before they were delivered to the King—3^s; 3 qr. [of oats?]—9^s; litter—6^d; shoeing and other necessaries for the 22 days—2^s; . . .—11^d; 3 sheaves of oats for the keep of a weak stallion in the Park in the winter and spring [?]—2^s; skinning 2 dead

^{* ?} Housings, Fr. Housse.

^{† ?} Poles. Icel-skökull, the pole of a cart.

et in vadiis ij hominum custodiencium lxvj boves, xxviij affros et staggos de stauro domini Willelmi de Ayremynne a xix [?] die Maii usque xxx diem Septembris per cxxxv dies infra forestam de Pykeringe xxxiijs ixd, quolibet capiente per diem jd ob.

[m. 2d.]

Idem computat in vadiis Willelmi de Londonio carectarii domini Regis et garcionis sui commorancium apud Pikeringe cum j carecta et vi equis per breve domini Regis de privato sigillo Thesaurarii a festo Sancto Michaelis usque idem festum per totum annum integrum vili xvis xd ob., capiente per diem pro se et garcione suo iiijd ob.; et in feno et herba emptis pro predictis vi equis carectarii per predictum tempus vjli xvjs xd ob., videlicet pro quolibet equo per nocteni et diem ob. qa; et in cxxxy quarteriis, ij bussellis avene emptis pro prebenda pro predictis vi equis carectarii per predictum tempus xv[?]li vijs ixd, videlicet xlix quarteria et dimidium precii quarterii ijs vd, xxxviij quarteria precii quarterii ijs iijd, et xxx quarteria et iii busselli precii quarterii ijs iiijd, et xxvij quarteria precii quarterii ijs vd; et in lytera empta pro predictis vi equis xviijd; et in clix ferris cum clavis et ferura emptis pro ferura predictorum vi equorum xiij[?]s iijd, videlicet pro quolibet ferro jd; et in I ferris removendis xijd ob.; et in vj capistris et iiij habenis de novo emptis xxd; et in vj . . . lariis emendandis et ij ulnis panni lanei emptis pro emendacione eorundem xxiijd; et in vj paribus . . . emptis vjs; et in xlix clut' cum . . . emptis pro dicta carecta liijs vjd; et in ij petris et dimidia uncti et cepi emptis pro carecta et hernasio unguendis per totum annum . . .; et in albo coreo empto pro reparacione hernasii carecte ijs; et in servicio j

mares and 3 foals in the Park— 3^d ; wages of two men looking after 66 oxen 28 cart-horses and colts of the stock of William de Ayremynne from 19 May to 30 September, 135 days at $1\frac{1}{2}^d$ a day each—£1 13 8 9 d ; wages of William of London the King's carter and his groom at $4\frac{1}{2}^d$ a day for the two staying one year from Michaelmas to Michaelmas at Pickering with a cart and six horses under the King's writ of privy scal—£6 16 8 10 $\frac{1}{2}^d$; hay and grass for the six horses at $\frac{3}{4}^d$ a horse—£6 13 8 4 d ; 135 qr. 2 bz. of oats for provender for them—£15 7^8 9 d , namely, 49 $\frac{1}{2}$ qr. at 2^8 5 d , 38 qr. at 2^8 3 d , 30 qr. 3 bz. at 2^8 4 d , 27 qr. at 2^8 5 d ; litter for them 1 8 6 d ; 159 shoes with nails and shoeing for them—13 8 3 d 4 at 1 d 4 the shoe; 50 removes—1 8 0 $\frac{1}{2}^d$; 6 new headstalls and 4 reins—1 8 8 d ; mending 6 and 2 ells of linen cloth bought for that purpose—2 8 1 d 6 pairs—6 8 ; 49 spikes [?] and . . . for the cart—£2 13 8 6 d ; 2 $\frac{1}{2}$ stone of ointment and tallow for greasing the cart and harness in; white leather for repairing the harness of the

carpentarii pro iij janit [?] et vj radiis de novo in veteribus rotis carecte viij^d; et in servicio j fabri reparantis et emendantis ligannam ferri dictarum rotarum . . . novis windbandes emptis iiij^d; et in iiij axilis emptis et axillacione earundem cum . . . crossebandes ponendis . . . xvij^d; et in j carecta de novo empta xviij^s vj^d; et in iij [? petris] ferri emptis ad fabricandum . . . [? dou] legges et grossis clavis et aliis diversis operibus ferreis carecte emendandis viij^d.

[The next two portions of the account have been added in another hand, and account for the maslin and oats; so far as can be made out they are a mere résumé of what has already appeared.]

DE EOUIS ET STALONIBUS.

Idem reddit compotum de duobus equis nigris stalonibus receptis de remanentibus quorum unus vocatur Morelle de Mertone et alter Morelle de Totbury; et de vj equis receptis et pullanis adjunctis infra. Summa viij; de quibus in liberacione facta Magistro Ade de Hodesden custodi et araytori equicii Regis ultra Trentam xxvj die Junii per indenturam et breve Regis datum ix die Junii vj equi, videlicet j equus badus, ij nigri et iij lyardi ad ducendum domino Regi. De quibus idem Adam de Rege respondet [?]. Summa vj; et remanent ij equi stalones nigri.

JUMENTA.

Idem reddit compotum de xvij jumentis receptis de remanentibus; et de iij de pultris de remanencia adjunctis cum jumentis ut infra. Summa xx; de quibus computat in morina ij jumenta ante fetum—summa ij; et remanent xviij jumenta.

cart—2^s; a carpenter replacing 3... and 6 spokes in the old cart-wheels
—8^d; a smith repairing the iron tire [?] of the cart-wheels and buying
new tires [?]—4^d; 4 axles replaced with crossbands—1^s 5^d; a new cart
—18^s 6^d; 3 stone of iron to make... large nails and other ironwork
to the cart—8^d.

Horses and Stallions.

2 black stallions from last account, one called Morell of Merton and the other Morell of Tutbury; 6 horses from last year's three-year-olds delivered to Adam de Hodesden, the King's Master of the Horse, on the 9th June, namely, a bay, 2 blacks, and 3 greys, for the King's use.

MARES.

17 from the last account, and 3 three-year-olds added, of which two died before foaling, and 18 remain.

PULLANI ET PULTRE.

Idem reddit compotum de vj pullanis et iij pultris receptis de remanentibus; summa ix; et adjunguntur ut supra, videlicet cum equis vj et cum jumentis iij.

STAGGI ET PULTRELLE.

Idem reddit compotum de iiij staggis et iiij pultrellis receptis de remanentibus; et remanent iiij staggi et iiij pultrelle ij annorum.

PULLI SUPERANNATI.

Idem reddit compotum de xv pullis receptis de exitu xviij jumentorum et non plus, quia iij jumenta sterilia—summa xv; de quibus computat in morina ij; summa ij; et remanent xiij pulli quorum sexus ignoratur ante signacionem.

MULTONES.

Idem reddit compotum de m¹ciiij^{xx}xiiij multonibus receptis de remanentibus, et de xiij multonibus de adjuncione hoggastrorum ut inferius—summa m¹ccvij; de quibus computat in morina ante tonsionem xiiij, et in vendicione ante tonsionem lxj, et in morina post tonsionem xiii; summa iiij^{xx}viij; et remanent m¹cxix multonibus.

OVES

Idem reddit compotum de iiijxxviij ovibus receptis de remanentibus, et de xxvj de jerciis de remanencia adjunctis cum ovibus matricibus, summa cxxiiij, de quibus computat in morina ante agnellacionem et tonsionem iiij, et in vendicione ante agnellacionem et tonsionem ij, summa vj et remanent cxviij oves matrices.

THREE-YEAR-OLDS.

6 colts and 3 fillies from the last account, added as appears above.

TWO-YEAR-OLD COLTS AND FILLIES.

4 colts and 4 fillies.

YEARLINGS.

15 foals from last year from 18 mares, no more because three mares were barren; 2 died; 13 yearlings left, sex unknown before branding.

WETHERS.

1,194 wethers from last account; 14 added from the hogs as below; 14 died before shearing, 61 sold before shearing, 13 died after shearing; left 1,119 wethers.

EWES.

98 ewes from last account; 26 gimmers added, 4 died and 2 sold before lambing and shearing; left 118 ewes.

HOGGASTRI ET JERCIE.

Idem reddit compotum de xiij hoggastris masculis et de xxvj jerciis receptis de remanentibus, et de lv de agnis receptis de remanenciis adjunctis cum hoggastris et jerciis, summa iiijxxiiij; de quibus computat in adjuncione ut supra cum multonibus et ovibus matricibus xxxix, et in morina ante tonsionem in veronibus xxij, et in morina post tonsionem ij, summa lxiij; et remanent xxxj quorum sexus ignoratur.

ACNI

Idem reddit compotum de lv agnis de remanentibus; et de cxiij agnis receptis de exitu predictarum ovium et non plus eo quod v oves matrices fuerunt steriles hoc anno, summa clxviij; de quibus computat in adjuncione cum hoggastris et jerciis lv, et in morina ante decimam datam xij, et in decima data x, et in morina post decimam datam ij, et in vendicione de extractis x, summa iiij*xix; et remanent lxxix agni.

VELLERA LANE.

Idem reddit compotum de m¹ cxxxij velleribus lane multonum, cxviij velleribus ovium et xxxiij velleribus lane hoggastrorum et jerciarum, summa m¹ cciiij^{xx}iiij vellera; de quibus computat in decima data cxxviij vellera, et in vendicione m¹ clv vellera ponderancia vj saccos et dimidium lane munde et xxviij petras de refusio. Et venduntur ut inferius patet et eque.

LOKETTI.

Idem reddit compotum de iiij petris et dimidia lokettorum de exitibus predictorum bidencium, et venduntur ut inferius; et eque.

HOGS AND GIMMERS.

55 lambs of last year, 22 died before shearing of sheep-pox, and 2 after shearing; left 31, sex unknown.

LAMBS.

113 lambs from the above-mentioned ewes, no more because 5 ewes were barren; 12 died before tithing, 10 given in tithes, 2 died after tithing, 10 culled and sold; left 79 lambs.

FLEECES OF WOOL.

1,132 fleeces of wethers, 118 fleeces of ewes, 33 fleeces of hoggs and gimmers, total 1,284 fleeces; 128 paid in tithes; 1,155 fleeces weighing $6\frac{1}{2}$ sacks of clean wool, and 28 stone of refuse sold.

LOCKET WOOL.

 $4\frac{1}{2}$ stone of locket wool sold.

COREA.

Idem reddit compotum de ij coreis jumentorum et de iij pullorum de morina in parte; et venduntur ut inferius.

PELLES LANUTE.

Idem reddit compotum de xl pellibus lanutis de bidentibus in morina, videlicet xiiij pellibus multonum, iiij pellibus ovium matricium et xxij pellibus hoggastrorum et jerciarum, summa xl ut supra. De quibus in decima data iiij; et in vendicione xxxvj.

PELLECTI ET PELLICULI.

Idem reddit de xv pellectis et xiiij pelliculis agnorum de morina ut supra—summa xxix; de quibus computat in decima data j, et in vendicione ut patet inferius xxviij.

Idem reddit reddit compotum de ij doleis vini receptis de remantibus, et venduntur ut infra.

Adhuc Pikering de anno xix, iij rotulus.

ESINGWALD.

Idem reddit compotum de iiij^{li} viij^s viij de redditibus et firmis in Esingwold et Hoby de terminis Sancti Andree et Sancti Johannis Baptiste, sicut responsum fuit Comiti Lancastrensi tempore suo, et de xxxvij^{li} v^s j^d de redditibus et firmis ibidem de terminis Pasche et Sancti Michaelis cum officio textoris sicut responsum est ibidem et eodem tempore; et de xiij^s iiij^d de diversis placeis et terra ibidem ad predictos terminos Pasche et Sancti Michaelis; videlicet viij^s de firma j crofti quondam Johannis de Manchester quod Ricardus Chatte tenet ad voluntatem ad terminos predictos, et de iij^s j^d de redditu Thome de Brudford, Roberti de Hoby, Thome vicarii, Willelmi filii Roberti,

HIDES.

Hides of 2 dead mares and 3 foals sold.

WOOL FELLS.

40 wool fells of dead sheep, namely of—14 wethers, 4 ewes and 22 hoggs and gimmers; 4 given in tithes and 36 sold.

SHEEP SKINS AND LAMB SKINS.

15 sheep skins and 14 lamb skins, 1 given in tithe and 28 sold. 2 casks of wine from the last account sold.

(The account of Easingwold is practically the same as that already translated at Vol. II., N.S., p. 13.)

Johannis de Manchester, Roberti filii Ricardi, Willelmi et Roberti Kyngesmen et Willelmi Lovel ad eosdem terminos; et de xijd de redditu Roberto Broun pro j crofto, iij acris et dimidia terre que fuerunt Magistri Alani de Esingwald ad eosdem terminos; et de vjd de firma Willelmi filii Roberti, Thome vicarii et Thome de Brudford pro iij placeis vasti ad voluntatem ad eosdem terminos; et de viijd de redditu Willelmi Ingelond pro iij perticatis terre quas J. de Manchester [? tenuit] ad eosdem terminos; et de jd de j placea vasti in Hoby posita ad firmam Waltero Tartes pro j furno superedificato ad eosdem terminos; et de xxxvijs viijd de finibus, placitis et perquisitis Curie ibidem hoc anno. Summa xliiijli iiijs ixd.

MINISTERS' ACCOUNTS 1085.

PIKERING ANNO XX^{mo}.

Compotus Johannis de Kilvingtone custodis Castri et Honoris de Pikeringe a festo Sancti Michaelis anno regni Edwardi xx^{mo} usque xxvij* diem Decembris proxime sequentem quo die liberavit Castrum et Honorem de Pikeringe cum pertinenciis Henrico Comiti Lancastrensi per breve domini Regis de Magno Sigillo Ade de Skeltone attornato ejusdem Comitis.

Idem reddit compotum de lxxvs vijd de redditibus et firmis de Brumptone de termino Sancti Martini; et de xli viijs iijd de redditibus sokmannorum et tenencium per baroniam de termino Sancti Andree et de xxxs ixd ob. qa de redditibus bondorum ad eundem terminum et de ijs iiijd de redditibus cotariorum ad eundem terminum; et de iiijli xijs receptis de perquisitis wapentachii per tempus compoti, et de xs xjd de perquisitis trium halmotarum tentarum per tempus compoti; et de vs xd de relevio Emme filie Ricardi Trane pro ingressu habendo

Account of John de Kilvington, Keeper of the Castle and Honour of Pickering from 29 September, 1326, to 27 December following, when he delivered the Castle and Honour in obedience to the King's writ of Great Seal to Adam de Skelton, Attorney for Henry Earl of Lancaster.

Rents and Fines of Brompton at Martinmas—£3 15° 7°d. Rents of sokemen and tenants by barony—£10 8° 3°d; rents of bondmen—£1 10° 9°d; and rents of cotters—2° 4°d, all on 30 November; perquisites of the Wapentake Court—£4 12°; perquisites of 3 hallmotes—10° 11°d; relief of Emma, daughter of Richard Trane,† on entry into 2 ox-gangs of land and 2 parts of a cottage in Pickering—

^{*} At this date Edward II. was in the custody of Henry Earl of Lancaster, at Kenilworth Castle. † Norse Trana = a crane.

in duabus bovatis terre et duabus partibus unius cotagii in Pikeringe; et de vijs viijd de fine pro secta halemote; et de ixs de fine v braciatricum pro licencia braciandi ad denarium usque ad Pascham; de exitibus molendinorum nichil, quia molendina tradita sunt in manibus tenencium ad respondendum de extentis, terminis Pasche et Michaelis : et de ijs iijd ob. de tolnetis nundinarum de Brumptone die Omnium Sanctorum; et de xvijd ob, de vij pellibus venditis super compoto; et de vjs vd ob. de xxxj pellibus bidencium de morina antequam liberaret predictum Castrum cum membris Henrico Comiti Lancastrensi per breve Regis patens datum vijo die Decembris in quo continetur quod Rex commisit dilecto consanguineo suo Henrico Comiti Lancastrensi custodiam Castri et Honoris predictorum cum pertinenciis habendam quamdiu Regi placuerit, per quod Rex mandat predicto Johanni quod eidem Cemiti Castrum et Honorem predicta una cum armatura, victualibus et aliis rebus in eodem Castro existentibus per indenturam liberaret custodienda in forma predicta; de quorum quidem custodia idem Henricus per originale de eodem anno debet Regi respondere. Summa receptarum xxijli xiijs viid qa; de quibus.

EXPENSE.

Idem computat de salario unius capellani celebranțis divina infra Castrum pro stipendio suo, cera et luminari xj^s; et in stipendio prepositi de Pikering colligentis firmas et alios exitus de villa de Pikeringe de termino Sancti Andree viijd ob.; et in decasu antiqui

 $5^{\rm s}$ ro^d; fine for suit of hallmote— $7^{\rm s}$ 8^d; fine of 5 brewers for license to brew at 1^d to Easter— $9^{\rm s}$; issues of mills—nil, because the mills were delivered into the hands of tenants to answer for the issues thereof at Easter and Michaelmas; tolls of the fair at Brompton on 1 November— $2^{\rm s}$ $3^{\frac{1}{2}d}$; 7 skins beyond the account— $1^{\rm s}$ $5^{\frac{1}{2}d}$; 31 sheep skins sold— $6^{\rm s}$ $5^{\frac{1}{2}d}$, before the Castle was delivered to Henry Earl of Lancaster by the King's patent writ dated 7 December, which recited that the King committed to his beloved cousin Henry Earl of Lancaster the custody of the Castle and Honour at the King's pleasure, and directed John de Kilvington to deliver the Castle and Honour to the Earl together with its military stores, victuals and other things in the Castle for whose custody the Earl must answer to the King. Total receipts— $\pounds 22$ 13^s $7^{\frac{1}{4}d}$.

EXPENSES.

Salary of a chaplain within the Castle, wax and light— 11^s ; wages of the reeve of Pickering collecting farms and other issues of Pickering on St. Andrew's Day— $8\frac{1}{2}$ d; decay of the old rent of one house and 2

redditus j mesuagii et duarum bovatarum terre que fuerunt Johannis de Thormotby quas Johannes de Bolmer tenet ex concessione Thome Comitis Lancastrensis ad terminum vite vijd ob. qa; et in vadiis unius janitoris et unius vigilis commorantis in eodem Castro a festo Sancti Michaelis usque xxvij diem Decembris per iiijxiix dies xxixs viijd, utroque capiente per diem ijd; et in vadiis unius capitalis forestarii foreste de Pikeringe custodientis pratum de Edymershe et aquam de Derwente que est marchia ad exteriorem partem foreste de Pikeringe per idem tempus xxijs iijd, utroque capiente per diem jd ob. Summa misarum lxiiijs iijd qa.

CUSTUS PARCI DE BLANDEBY.

Idem computat de stipendio iiij hominum prosternencium huscetum et ederam in parco per unum diem viij^d; et in porta boriali in parco vento prostrata relevanda et facienda ad tascam xiiij^d; et in j carecta conducta ad cariandum meremium pro dicta porta per diem vij^d; et in ij perticatis pallacii de novo faciendis in parco x^d; et in xxxvj perticatis pallacii veteris prostratis cum cretina aque relevandis iiij^s vj^d, videlicet pro qualibet perticata j^d ob.; et in v perticatis muri lapidei in eodem parco de novo faciendis per loca ij^s vj^d. Summa x^s iij^d.

CUSTUS BIDENCIUM.

Idem computat in v petris et iiij libris uncti et cepi emptis pro

oxgangs of land late of John de Thornaby which John de Bulmer holds for life of the grant of Earl Thomas- 7^{3d}_{4} ; wages of a door-keeper and watchman residing in the Castle from Michaelmas to 27 December, 89 days at 2^d a day each—£1 9^s 8d; wages of a chief forester of Pickering Forest guarding Castle Ings and the Derwent, which is the boundary of Pickering Forest, at 1^{12d}_{2} a day each—£1 2^s 3^d ; total expenses—£3 4^s 3^{14}_{4} .

COST OF BLANSBY PARK.

Wages of 4 men 1 day felling holly and ivy in the Park— 8^d ; setting up and making by piecework the north gate of the Park blown down— $1^s \ 2^d$; hire of a cart to carry timber for the gate— 7^d ; making afresh 2 perches of palings in the Park— 10^d ; setting up again 26 perches of the old palings cast down by the flood [?] of water at $1^{\frac{1}{2}d}$ a perch— $4^s \ 6^d$; making afresh 5 perches of stone-wall at different places in the Park— $2^s \ 6^d$. Total— $10^s \ 3^d$.

COST OF SHEEP.

5 stone 4 lb. of ointment and tallow for a sheep-smear at 1s 2d a

bidentibus unguendis vj^s ij^d ob., precii petre xiiij^d; et v lagenis bituminis emptis pro eisdem ij^s j^d, precii lagene v^d: et in stipendio iiij bercariorum custodiencium bidentes de termino Sancti Martini xij^s. Summa xx^s iij^d ob.

EMPCIO BLADI.

Idem computat in v quarteriis, ij bussellis mixtilionis emptis pro liberacione j parcarii et iiij bercariorum per tempus compoti xiiijs, precii quarterii ijs viijd, et in xij quarteriis et dimidio avene emptis pro prebenda ij stalonum xxvs. Summa xxxixs.

MISE.

Idem computat in vadiis j hominis custodientis ij stalones a festo Sancti Michaelis usque xxvij die Februarii per cl dies xviijs ixd, capientis per diem jd ob., ultimo die non computato; et in feno empto pro eisdem per predictum tempus xxvs, videlicet pro quolibet per diem et noctem jd; et in ij habenis de novo emptis pro frenis eorum xd; et in ij capistris emptis pro eisdem iiijd et in x ferris emptis pro eisdem xxd; et in viij ferris eorundem removendis viijd; et in vadiis Johannis* de Ferybye† et Magistri Michaelis de Corbrige veniencium apud Pikeringe per breve Isabelle Regine et Edwardi filii sui primogeniti Ducis Aquitannie ad extrahendum iiij pullanos extra parcum ad domitandum et commorancium ibidem pro eisdem capiendis per v dies post festum Sancti Andree Apostoli xs; et in

stone— 6^s $2\frac{1}{2}^d$; 5 gallons of sulphur for the same at 5^d a gallon— 2^s 1^d ; wages of 4 shepherds looking after the sheep at Martinmas— 12^s . Total—£ 10^s $3\frac{1}{5}^d$.

PURCHASE OF CORN.

5 qr. 2 bush. of maslin at 2^s 8^d the quarter for the livery of a parkkeeper and 4 shepherds—14^s; 12¹/₂ qr. of oats for the provender of 2 stallions—25^s. Total—£1 19^s.

EXPENSES.

Wages of a man looking after 2 stallions from 29 September to 27 February, 150 days at $1\frac{1}{2}$ d a day—18° 9^d; hay for the same at 1^d each for a night and day—25°; 2 new reins for their bridles—10^d; 2 head-stalls—4^d; 10 shoes—1° 8^d; 8 removes—8^d; wages of John de Ferriby and Master Michael de Corbridge coming to Pickering by virtue of a writ from Queen Isabella and her eldest son Edward Duke of Aquitaine to take 4 colts out of the Park to break in, and reside there for

^{*} All that follows under this head is struck out.

[†] John de Ferriby was Purveyor to the Household. See Rot. Pat. 1 Ed. III. Pt. 1, m. 22; Pt. 3, m. 19.

servicio xvj hominum auxiliancium ad capiendum predictos iiij pullanos a xxix die Novembris usque xxv die Februarii proxime sequente per iiij^{xx} ix dies, utroque die computato, xxij^s iij^d, utroque capiente per diem j^d ob.; et in feno empto pro predictis iiij pullanis per predictum tempus xxix^s iiij^d, videlicet pro quolibet equo per diem et noctem j^d; et in iiij frenis emptis pro predictis pullanis vj^s; et in ij husciis pro stalonibus et in iiij husciis pro pullanis predictis de panno laneo emptis ix^s; et in eisdem consuendis iiij^d; et in vj supercingulis emptis pro predictis stalonibus et pullanis xij^d; et in j quarta mellis empta pro frenis pullanorum unguendis iij^d; et in iij strigulis emptis pro eisdem v^d; et in viij capistris emptis pro eisdem pullanis xij^d; et in xviij ferris emptis pro eisdem pullanis et ferura eorundem xviij^d. Summa xlvj^s xj^d.

[This account, as well as most of those printed before, contain also accounts of the possessions of William de Ayremynne, Bishop of Norwich, Nicholas de Stapelton, John de Mowbray, Roger Damory and Elizabeth Lascelles. I omit all that do not relate to Pickering, Easingwold and Huby.]

ESINGWOLD ET HOBY.

De* exitibus manerii Esingwold et Hoby que fuerunt Thome Comitis Lancastrensis a predicto festo Sancti Michaelis non respondet per breve Regis datum viij Julii anno xxº in quo continetur quod Rex per literas suas patentes commisit Alano de Thesedake [? Thesedale] custodiam maneriorum de Esingwald et Hoby habendam a festo Sancti Michaelis tunc proxime futuro quamdiu Rex placuerit, reddendo inde

5 days after 30 November— 10^5 ; 16 men assisting to catch [? train] the 4 colts from 29 November to 25 February, 89 days at $1\frac{1}{2}^d$ a day each—£1 2^s 3^d ; hay for the colts during that time at 1^d each for a day and a night—£1 0^s 4^d ; 4 bridles— 6^s 2^d ; saddle-cloths for the stallions and 4 saddle-cloths for the colts of woollen cloth— 0^s ; sewing them— 4^d ; 6 surcingles for the stallions and colts— 1^s ; 1 quart of honey for greasing the bridles— 3^d ; 3 combs for the same— 5^d ; 8 headstalls for the colts— 1^s ; 18 shoes for the colts and shoeing— 1^s 6^d . Total—£2 6^s 11^d .

EASINGWOLD AND HUBY.

He does not answer for the issues of the Manor of Easingwold and Huby, which belonged to Thomas Earl of Lancaster, because of the King's writ dated 8 July, 1326, by which the King by letters patent

^{*} This is also struck out.

ad Scaccarium Regis per annum extenta juxta veram [sic] valorem eorundem, prout in litteris Regis plenius continetur, per quod dominus Rex mandat prefato Johanni quod maneria predicta cum pertinenciis predicto Alano liberet, habendam in forma predicta, de quibus quidem custodia et extentis predictus Alanus debet Regi respondere per originale de eodem anno.

MIXTILIO.

Idem reddit compotum de v quarteriis, ij bussellis mixtilionis receptis de empcione ut infra; summa v quarteria, ij busselli; de quibus computat in liberacionibus j parcarii et iiij bercariorum custodiencium bidentes Regis in valle de Dalby a festo Sancti Michaelis usque festum Sanctorum Innocencium per xij septimanas et v dies, v quarteria ij bussellos, quolibet capiente per xij septimanas quarterium, et sic eque.

AVENA.

Idem reddit compotum de xij quarteriis et dimidio avene receptis de empcione ut infra; summa xij quarteria et dimidium; de quibus computat in prebenda ij stalonum a xxix die Septembris usque xxvij die Februarii per cl dies xij quarteria et dimidium, quolibet capiente per iij dies j bussellum; et eque.

STALONES.

Idem reddit compotum de ij stalonibus nigris de remanencia; et

committed the custody of the Manors of Easingwold and Huby to Alan of Teesdale at the King's pleasure from the following Michaelmas, rendering at the Exchequer the true value thereof, and the King commanded John de Kilvington to deliver the same to Alan.

MASLIN.

He accounts for 5 qr. 2 bush. of maslin for the livery of 1 park-keeper and 4 shepherds looking after the King's sheep in Dalby Dale from 29 September to 27 December, 12 weeks and 5 days, at one quarter each for every 12 weeks.

OATS.

 $12\frac{1}{2}$ qr. of oats purchased and used as provender for 2 stallions from 29 September to 27 February, 150 days at a bushel each for every 3 days.

STALLIONS.

He accounts for 2 black stallions from the last account which, by the

liberantur dominis Johannis de Kenedeffed,* Michaeli de Meldone et Elie de Stapiltone executoribus testamenti domini Thome Comitis Lancastrensis ij stalones per breve Regis datum xx die Februarii in quo continetur etc., et per indenturam; et eque.

Eoui.

Idem reddit compotum de iiij equis receptis de pullanis de adjunccione ut infra; et liberantur predictis executoribus per predicta breve et indenturam iiij equi; et eque.

TUMENTA.

Idem reddit compotum de xviij jumentis receptis de remanencia; et de iiij de pultrellis de adjunccione ut infra; summa xxij; et liberantur predictis executoribus per predicta breve et indenturam xxij jumenta; et eque.

STAGGI ET PULTRELLE.

Idem reddit compotum de iiij staggis et iiij pultrellis etatis iij annorum; summa viij; de quibus in adjunccione ut supra cum equis iiij et cum jumentis iiij; summa viij; et eque.

PULLANI ET PULTRE.

Idem reddit compotum de x pullanis de remanencia in anno precedenti quorum v masculi; summa x; et liberantur predictis executoribus per indenturam; et eque.

King's writ, dated 20 February, were delivered to John de Kynardseye, Michael de Meldon and Elias de Stapilton, the executors of the will of Thomas Earl of Lancaster.

HORSES.

4 horses from the colts in the last account, also delivered to the same executors.

MARES.

He accounts for 18 mares from the last account and 4 fillies added, which were all delivered to the same executors.

COLTS AND FILLIES.

He accounts for 4 three-year old colts and 4 fillies, of which the colts were added to the horses and the fillies to the mares as above.

COLTS AND FILLIES.

He also accounts for 10 two-year-olds from last year's account, of which 5 were colts delivered as before.

* Called John de Kynardeseye on the Close Roll. See Cl. R. 1 Ed. III., pt. 1, m, 6. The date there is 21 Feb.

PULLI.

Idem reddit compotum de xiij pullis de exitu anni precedentis de remanencia; et liberantur predictis executoribus per predicta breve Regis et indenturam xiij; et eque.

MULTONES.

Idem reddit compotum de m¹cxix multonibus receptis de remanencia; et de xvij de hoggastris adjunctis cum multonibus; summa m¹cxxxvj; de quibus computat in morina in veronibus xxj; et liberantur predictis executoribus per breve et indenturam m¹cxv; et eque.

OVES.

Idem reddit compotum de cxviij ovibus matricibus receptis de remanencia; et de xiiij de jerciis adjunctis cum ovibus ut infra; summa cxxxij; de quibus computat in morina xvj; et liberantur executoribus predictis per breve et indenturam cxvj; et eque.

HOGGASTRI ET JERCIE.

Idem computat de xxxj hoggastris et jerciis de remanencia; et adjunguntur ut supra; et eque.

AGNI DE REMANENCIA.

Idem computat de lxxix agnis receptis de remanencia; de quibus computat in morina v; et liberantur predictis executoribus per breve et indenturam lxxiiij hoggastri et jercie.

VEARLINGS.

He accounts for 13 foals born the preceding year and delivered as before.

WETHERS.

He accounts for 1,119 wethers from last account and 17 hogs added. Total 1,136, of which 21 died of sheep-pox, and 1,115 were delivered to the same executors.

EWES.

He accounts for 118 ewes from the last account and 14 gimmers added, of which 16 died and 116 were delivered as before.

HOGS AND GIMMERS.

He accounts for 31 hogs and gimmers from the last account, which were added as above.

LAMBS.

He accounts for 79 lambs from the last account, of which 5 died and 74 hoggs and gimmers were delivered as before.

PELLES.

Idem computat de xxj pellibus multonum, xvj pellibus ovium matricium et v pellibus agnorum lanutis de predicta morina; summa xlij; de quibus computat in decima data iiij; et in vendicione xxxj; et eque; in* vendicione super compoto vij pelles pro xvijd ob.

MORTUUM STAURUM.

Idem reddit compotum de j calice argenteo, j vestimento et j alba, ij manutergiis, j missali, j legenda, j antiphona, j gradali et ij phiolis de stanno in capella infra castrum, iij mensis cum formulis et trestellis, ij plumbis in fornace, j algea plumbata, ij ollis eneis, j longo tripode de remanencia; summa patet; et liberantur Ade de Skeltone attornato Henrici Comitis Lancastrensis per indenturam.

Idem reddit compotum de v fotinals plumbi et xxj pannis plumbeis de remanencia non expenditis circa novum opus; summa patet; et liberantur predicto Ade per predictam indenturam; eque.

Idem reddit compotum de j springaldo, c quarellis pro eodem, viij balistris, m¹ quarellis pro eisdem et xl lanceis receptis de empcione per breve Regis de magno sigillo in anno xvjo; summa patet; de quibus computat in liberacione facta predicto Ade per predictam indenturam j springaldum cum lxx quarellis, viij ballistres cum cclx quarellis et xxx lances.

SKINS.

He accounts for 21 skins of wethers, 16 skins of ewes and 5 lamb skins, of which 4 were paid in tithe, 31 accounted for as sold. 7 more surcharged at 15 $5\frac{1}{2}$ d.

DEAD STOCK.

I silver cup, I vestment, I alb, 2 towels, I missal, I legend, I antiphone, I gradale, 2 tin phials, in the Chapel within the Castle. 3 tables with forms and trestles, 2 vats [?] in the oven, I leaden vat [?] and 2 brazen pots, I long tripod from the last account, delivered to Adam de Skelton, attorney for Henry Earl of Lancaster.

He also accounts for 5 fother of lead and 21 sheets of lead from the last account not used in the new work and delivered to the same Adam.

He also accounts for I springald, 100 bolts for the same, 8 crossbows and 1,000 bolts for the same, and 40 lances purchased in the year 1323, of which he delivered to the same Adam I springald with 70 bolts, 8 crossbows with 260 bolts, and 30 lances.

^{*} Evidently added on the audit.

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